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	Filing Date	December 3, 2003		
	First Named Inventor	Douglas B. WILSON		
	Art Unit	3682		
	Examiner Name	V. Luong		
	Attorney Docket Number	0114089.00121US1		

ENCLOSURES (Check all that apply)					
Fee Transm	nittal Form	Drawing(s)		After Allowance Communication to TC	
Fee A	Attached	Licensing-related Pape	rs	Appeal Communication to Board of Appeals and Interferences	
Amendmer	nt/Reply	Petition		X Appeal Communication to TC (Appeal Notice, Brief, Reply Brief)	
After	Final	Petition to Convert to a Provisional Application		Proprietary Information	
Affida	avits/declaration(s)	Power of Attorney, Revo		Status Letter	
Extension of Time Request Express Abandonment Request Information Disclosure Statement Certified Copy of Priority Document(s)		Terminal Disclaimer		X Other Enclosure(s) (please Identify below):	
		Request for Refund		Submission of Corrected Appeal Brief Under 37 CFR 41.37	
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Reply to Missing Parts under 37 CFR 1.52 or 1.53					
SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT					
Firm Name	WILMER CUTLER F	PICKERING HALE AND	DORR LLP		
Signature	102 m)-	Ų			
Printed name	Wayne M. Kennard				
Date	October 31, 2006		Reg. No.	30,271	
					

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Docket No.: 114089.121 US2

(PATENT)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Douglas B. WILSON

Application No.: 10/727,306 Art Unit: 3682

Filed: December 3, 2003 Examiner: V. Luong

Title: FATIGUE RELIEVING SUPPORT FOR STEERING WHEELS AND THE

LIKE

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

SUBMISSION OF CORRECTED APPEAL BRIEF UNDER 37 CFR 41.37

Dear Sir:

Appellant received a Notice of Non-Compliant Appeal Brief under 37 CFR 41.37 in the related application on appeal, U.S. Patent Appl. Ser. No. 10/720,821. The Notice was for Appellant to include in the Appeal Brief sections titled Claims Appendix, Evidence Appendix, and Related Proceeding Appendix. Appellant did not receive a Notice of Non-Compliance of Appeal Brief with respect to the above-captioned application; however, in order to ensure that the Appeal Brief in the present application will comply with the change in the Rules from 37 CFR 1.192 to 37 CFR 41.37, Appellant hereby submits the attached Corrected Appeal Brief that contains sections titled Claims Appendix, Evidence Appendix, and Related Proceedings Appendix. Please accept this Corrected Appeal Brief in place of the Appeal Brief filed August 25, 2006.

Please charge any fees that might be due in connection with this matter to Deposit Account No. 08-0219. Please contact the undersigned should there be any questions.

Respectfully submitted,

Dated: October 31, 2006

Wayne M. Kennard Registration No.: 30,271 Attorney for Applicant

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In the United States Patent and Trademark Office

Applicant(s)

Douglas B. Wilson

Serial No.

10/727,306

Filed

12/03/2003

Title

FATIGUE RELIEVING SUPPORT FOR STEERING

WHEELS AND THE LIKE

Examiner

Vinh Luong

Unit

3682

CERTIFICATE UNDER 37 C.F.R. § 1.10

I hereby certify that the attached papers are being deposited with the United States Postal Service as "Express Mail Post Office to Addressee" Mailing Label No. US804260538US addressed to: Mail Stop Appeal Brief – Patents, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on the date shown below

on () Ot 3 , 2006.

Susannah Fernandez

CORRECTED APPEAL BRIEF UNDER 37 C.F.R. §41.37

Mail Stop Appeal Brief – Patents Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

SIR:

This is an Appeal Brief pursuant to the Notice of Appeal filed August 25, 2006 appealing the rejection of claims 14-19, 24/14, and 27 in the Office Action dated March 30, 2006.

I. REAL PARTY IN INTEREST

The real party in interest is Douglas B. Wilson, 20 Nichols Road, Cohasset, MA 02025, Applicant/Appellant.

II. RELATED APPEALS AND INTERFERENCES

Appellant has filed an Appeal with regard to U.S. Patent Application Ser. No. 10/720,821 filed November 24, 2003, on even date. U.S. Patent Application Ser. No. 10/720,821 is the parent of the present application. A number of issues to be decided in that the Appeal with regard to U.S. Patent Application Ser. No. 10/720,821 are the same or similar to the issues to be decided in the present Appeal. Therefore, the decisions in the Appeal related to U.S. Patent Application Ser. No. 10/720,821 would directly affect or have a bearing on the Board's decision in this Appeal.

III. STATUS OF THE CLAIMS

Claims 14-19, 24/14, and 27 are pending in the present application and presented here on appeal. Claims 1-13 were the original filed claims. In the Response dated October 27, 2005, Appellant cancelled claims 1-13 and added claims 14-28. In the Office Action dated December 30, 2005, the Examiner issued a restriction requirement. In the Amendment and Response to Restriction Requirement dated January 30, 2006, Appellant selected the species of Figures 1, 3, and 4 that were readable on claims 14-19, 24/14, and 27 to prosecute in the present application. Further, claims 20-23, 24/20, 25, 26, and 28 that were not selected were considered by the Examiner to be withdrawn from prosecution in the present application.

Claims 14-19, 24/14, and 27 have been twice rejected under 35 U.S.C. §112, second ¶, for indefiniteness and under 35 U.S.C. §102 for anticipation in light of U.S. Patent No. 1,575,848 to Laubach et al. ("Laubach"), U.S. Patent No. 2,118,540 to Van Arsdel ("Van Arsdel"), and U.S. Patent No. 2,134,020 to Anson ("Anson"). More specifically with regard to the latter rejection, the Examiner relied on Van Arsdel or Anson in rejecting claims 14-17, 19/17, 24/14, and 27 for anticipation; and Laubach in rejecting claims 14, 18, and 19/18 for anticipation. The indefiniteness and anticipation rejections to claims 14-19, 24/14, and 27 are appealed.

The Examiner also has provisionally rejected claims 14-19, 24/14, and 27 under the judicially created doctrine of obviousness-type double patenting over claims 20-28 of copending, parent application U.S. Patent Application Ser. No. 10/720,821, filed November 24, 2003. This provisional rejection is not being appealed at this time. However, if the Board reverses the Examiner in this Appeal and the Appeal with regard to U.S. Patent Application Ser.

No. 10/720,821, Appellant will file a terminal disclaimer to overcome any obviousness-type double patenting rejection.

IV. STATUS OF AMENDMENTS

Claims 1-13 were the original filed claims. Claims 1-13 were cancelled and claims 14-28 were added in the Response dated October 27, 2005. Claims 14-28 were to overcome the Examiner's basis for rejecting claims 1-13 for anticipation under 35 U.S.C. §102(b) based separately on U.S. Patent No. 4,708,676 to Lin "(Lin"), U.S. Patent No. 4,875,386 to Dickinson ("Dickinson"), and U.S. Patent No. 3,937,629 to Hamasaka ("Hamasaka"). The Examiner responded to the October 27th Response by issuing a restriction requirement in the Office Action dated December 30, 2005. In Applicant's Amendment and Response to Restriction Requirement dated January 30, 2006, Applicant selected the species of Figures 1, 3, and 4 that were readable on claims 14-19, 24/14, and 27 to prosecute in the present application. In this Amendment, Appellant also amended Claims 14, 17, 18, and 20 to more distinctly claim the invention. Further, claims 20-23, 24/20, 25, 26, and 28 that were not selected were considered by the Examiner to be withdrawn from prosecution in the present application as evidenced in the Office Action dated March 30, 2006.

In an Amendment dated June 12, 2006, Appellant amended claims 15 and 17 to overcome indefiniteness rejections under 35 U.S.C. §112, second ¶, that was raised in the prosecution of U.S. Patent Application Ser. No. 10/720,821, the parent application to the present application, to similar claim language. This was done before it was raised in the present application. This amendment to the claims 15 and 17 was repeated in the Response filed June 26, 2006, because the Examiner had not previously entered these amendments to the claims. The Examiner did enter these amendments to Claims 15 and 17 after the filing of the June 26th Response as evidenced in the Office Action dated July 14, 2006. There were no further amendments to the claims.

Claims 1-13 were rejected in the Office Action dated April 26, 2005. These claims, as stated, were cancelled in the Response dated October 27, 2005. Claims 14-19, 24/14, and 27 were finally rejected in the Office Action dated March 30, 2006. The rejection in the March 30, 2006, Office Action was made final because the Examiner contended that "Applicant's amendment necessitated the new ground(s) of rejection presented in the Office Action."

Applicant filed the Notice of Appeal on even date herewith. Appellant has not amended the claims after receipt of the Office Action dated March 30, 2006 in which the Examiner issued a final rejection of claims.

Claims 14-19, 24/14, and 27, as amended in the Response dated June 26, 2006, are hereby presented in the Appeal.

V. SUMMARY OF CLAIMED SUBJECT MATTER

The present invention is directed to a novel system and method that is associated with a steering wheel for relieving or preventing fatigue when driving a vehicle for extended periods of time. The system will at least provide support for a portion of the driver's body, such as wrists, to relieve or prevent fatigue. (Specification: Page 2, lines 5-10) The present invention also provides that the second section may be rigid, semi-rigid, non-deformable, or flexible. Of the pending claims, claim 14 is an independant claim and claims 15-19, 24/14, and 27 depend directly or indirectly from claim 14.

Claim 14 recites a fatigue relieving/preventing apparatus that has two sections. According to claim 14, the first section connects to the periphery of the steering wheel. (Specification: Page 3, lines 19-26) The second section connects to, and extends outward from, the first section at an angle to a plane across the face of the steering wheel and the second section, as stated, may be rigid, semi-rigid, flexible, or non-deformable. The second section will support, for example, the driver's wrists, as long as the pressure on the second section is less than the pressure necessary to deform it. However, when greater than the deforming pressure is applied to the second section, such as in an emergency, this section will deform out of the interference with the driver's ability to grab the steering wheel. (Figures 1, 2, 3, 4; Specification: Page 3, lines 19-32; Page 4, lines 10-23; Page 5, line 15 to Page 6, line 3)

Claims 15-19, 24/14, and 27 add further limitations to claim 14. Claim 15 adds that the steering wheel may control nautical vessels, aircraft, or ground transportation vehicles. (Specification: Page 2, lines 18-21; Page 8, original claim 2) Claim 16 adds that the second section can support the forearm, wrist, or hand. (Specification: Page 5, lines 11-14; Page 8, original claim 3) Claim 17 adds that the first section extends a predetermined length of the periphery of the steering wheel. (Figures 1 and 2; Specification: Page 3, lines 18-31; Page 4, line

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¹ The Claims Appendix contains a full version of amended claim 14.

29 to Page 5, line 7; Page 8, original claim 4) Claim 18 adds that the second section includes at least two sections that connect to the first section. (Figure 2; Specification: Page 4, lines 10-13) Claim 19 adds that the first section is deformable. (Specification: Page 3, lines 18-25) Claim 24/14 adds that the first section is formed integral with the steering wheel. (Figures 1 and 2; Specification: Page 5, lines 1-3) Claim 27 adds that the first section may be rigid, semi-rigid, or non-deformable. (Specification: Page 3, lines 18-25) Appellant notes for the purpose of this Appeal that Claim 27 recites that the first section may be flexible, rigid, semi-rigid, or non-deformable. However, the specification supports that the first section may be rigid, semi-rigid and non-deformable. (Specification: Page 2, lines 19-32) Therefore, Appellant will agree to amend claim 27/14 in accordance with the specification.

A significant aspect of the present invention is that the second section will deform out of interference with the operation of the steering wheel if it is grabbed in an emergency. This is shown graphically in Figure 4. The result is a novel apparatus that relieves or prevents fatigue when driving for extended periods of time but does not prevent the driver from grabbing the wheel in emergencies.

VI. GROUNDS OF REJECTION TO BE REVIEWED ON APPEAL

Claims 14-19, 24/14, and 27 were rejected in the Office Action dated March 30, 2006. In that Office Action, the Examiner rejected claims 14-19, 24/14, and 27 on the following bases:

- A. Claims 14-19, 24/14, and 27 under 35 U.S.C. §112, second ¶, for indefiniteness;
- B. Claims 14-17, 19/17, 24/14, and 27 under 35 U.S.C. §102(b) for allegedly being anticipated by Van Arsdel;
- C. Claims 14-17, 19/17, 24/14, and 27 under 35 U.S.C. §102(b) for allegedly being anticipated by Anson; and
- D. Claims 14, 18, and 19/18 under 35 U.S.C. §102(b) for allegedly being anticipated by Laubach.

Appellant requests that the Board review on Appeal and overturn the Examiner's bases for rejection set forth in the Office Action dated March 30, 2006.

A copy of amended claims 14-19, 24/14, and 27 is set forth in the Claims Appendix. Appellant also has attached an Evidence Appendix. The Evidence Appendix includes the following: Attachment A is a copy of the March 30, 2006, Office Action; Attachment B is a copy

of Appellant's June 12, 2006, Response, which includes Appellant's last claim amendments; Attachment C is a copy of Appellant's June 26, 2006, Response; Attachment D is a copy of the Office Action dated July 14, 2006; and Attachment E is a copy of Appellant's August 3, 2006, Amendment and Response to Notice of Non-Compliant Amendment.

VII. ARGUMENT

A. General

The Examiner has rejected claims 14-19, 24/14, and 27 under 35 U.S.C. §112, second ¶, for indefiniteness. The basis of the rejection is that the Examiner contends the terms "rigid," "semi-rigid," "flexible," and "non-deformable" in claims 14 and 17 are indefinite. Appellant submits that they are definite and the rejection should be reversed.

The Examiner also has rejected claims 14-17, 19/17, 24/14, and 27 under 35 U.S.C. §102(b) for anticipation based on Van Arsdel or Anson, and claims 14, 18, and 19/18 under 35 U.S.C. §102(b) for anticipation based on Laubach. The standard for sustaining a rejection for anticipation is that a single prior art reference must disclose each and every limitation of the claim. See, e.g., Schering Corp. v. Geneva Pharma., Inc., 339 F.3d 1373, 1377 (Fed. Cir. 2003) ("[a] patent [claim] is invalid for anticipation if a single prior art reference discloses each and every limitation of the claimed invention"); Trintec Industries, Inc. v. Top-USA Corp., 295 F.3d 1292, 1295 (Fed. Cir. 2002) ("[a] single prior art reference anticipates a patent claim if it expressly or inherently describes each and every limitation set forth in the patent claim.... Inherent anticipation requires that the missing descriptive material is 'necessarily present,' not merely probably or possibly present, in the prior art"); Brown v. 3M, 265 F.3d 1349, 1351 (Fed. Cir. 2001) ("[t]o anticipate, every limitation of the claimed invention must be found in a single prior art reference, arranged as in a claim"); Kloster Speedsteel AB v. Crucible, Inc., 794 F.2d 1565, 1571 (Fed. Cir. 1986) ("absent from the reference of any claimed element negates anticipation"). Neither Van Arsdel, Anson, nor Laubach meet this standard and the rejections should be reversed.

In the Office Action dated July 14, 2006, the Examiner stated the following with regard to the support for the anticipation rejections based on Van Arsdel, Anson, and Laubach:²

² A copy of the Office Action dated July 14, 2006 is attached as Appendix D to the Evidence Appendix.

Moreover, Applicant's arguments are similar to the arguments presented in copending Application No. 10[/]720821[.] [T]he Examiner's response to the final rejection on May 9, 2006 of Appl. '821 is incorporated herein by reference.

The final rejection in co-pending U.S. Patent Application Ser. No. 10/720,821, the parent of the present application, was directed to the anticipation rejections based on Van Arsdel, Anson, and Laubach. The Examiner advanced the same arguments as are advanced in the present application as grounds for rejecting claims 14-19, 24/14, and 27 for anticipation based on these three references. Therefore, Appellant is advancing the same or substantially similar positions in this Appeal with regard to overcoming the Examiner's anticipation rejections that have been raised against claims 14-19, 24/14, and 27. A copy of the Office Action dated May 9, 2006, from co-pending Application No. 10/720,821 is attached as Appendix F.

B. The Claims are Definite

The Examiner contends that claims 14 and 27 are indefinite under 35 U.S.C. §112, second ¶, because of the recitation of the terms "rigid," "semi-rigid," "flexible," and "non-deformable." Applicant submits that these terms would be understood by a person of ordinary skill in the art in light of the present invention.

In particular, the Examiner asserts that these terms are indefinite because these terms "[are] not defined by the claim, the specification does not provide a standard for the requisite degree, and one of ordinary skill in the art would not be reasonably apprised of the scope of the invention." Further, the Examiner contends "it is unclear what range of Rockwell hardness of the material of the second section is required in order to be considered as terms "rigid, semi-rigid, or flexible, or non-deformable." Appellant submits that the claims are definite as will be shown.

Claims 14 and 27 include the terms "rigid," "semi-rigid," "flexible," and "non-deformable." Appellant attached as Attachment A to the Response dated June 26, 2006, excerpts from the Ninth New Collegiate Dictionary. These excerpts demonstrate that each of the terms that the Examiner has contended is indefinite is a very common term that a person of ordinary skill in the art would understand with sufficiency to make and use in the present invention. Moreover, Appellant has not given any special meaning to these terms other than their ordinary meaning.

³ See Section V above with respect to the indefiniteness rejection directed to claim 27.

The attached excerpts make plain that a person of ordinary skill in the art would clearly understand the scope of the claims when either "rigid," "semi-rigid," or "flexible," or "non-deformable," is used. As such, claims 14 and 27 would be definite in the hands of a person of ordinary skill in the art. Noting this, Appellant overcomes the Examiner's indefiniteness rejection under 35 U.S.C. §112, second ¶, as to the use of the terms "rigid," "semi-rigid," "flexible," and "non-deformable," and respectfully requests that the Board reverse this rejection.

C. Van Arsdel Does Not Anticipate Claims 14-19, 24/14, and 27

The Examiner rejected claims 14-17, 19/17, 24/14, and 27 as being anticipated by Van Arsdel. In order to demonstrate that Van Arsdel includes each of the elements of claim 20, the Examiner principally relies on the Van Arsdel's Figures and Examiner-annotated versions of Figures 3 and 5 of Van Arsdel.⁴ In his rejection, the Examiner states that reference no. 4 (in the Van Arsdel Figures) equates to the first section and reference no. 2 (in the Van Arsdel Figures) equates to the second section of claim 14. Appellant submits that the Examiner fails to consider and appreciate all of the elements of the second section because if he does, two things are clear: (i) the grip-rest is in a plane parallel with the one across the face of the steering wheel and (ii) there is a missing element. Therefore, Van Arsdel does not establish a prima facie basis of anticipation, even considering the "broadest reasonable interpretation" standard recited by the Examiner in the Office Action.

At least one missing element from the Van Arsdel teachings is underlined in the following quotation:

The second section extends from the first section outward at an angle to a plane across the face of the steering wheel, the second section for supporting at least a portion of a vehicular operator's body when pressure from the portion of the vehicular operator's body on the second section is less than the pressure for deforming the second section out of interference with the vehicular operator's ability to operate the steering wheel, and deforming out of interference with the vehicular operator's ability to operate the steering wheel when pressure from the portion of the vehicular operator's body on the second section is equal to or greater than the pressure for performing the second section out of interference with the vehicular operator's ability to operate the steering wheel. [Emphasis added]

Claim 14.

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⁴ The annotated versions of Figures 3 and 5 are Attachment 1 to the Office Action dated March 30, 2006. (Appendix A to the Evidence Appendix)

The Examiner's citation to Van Arsdel to support his contention that it teaches each of the elements of the second section is the following:⁵

The rotation of the steering wheel by hand pressure against the flanges 4 and 5 is assisted by the palm and fingers which are wrapped around the rim of the wheel, and to increase the finger hold the grip-rest 2, which is thickened and bifurcated to straddle the rim as shown in Fig. 6, is provided with recesses separated by ridges here shown as three in number, 6, 7, and 8....

The weight of the hand and arm are comfortably supported with the bottom of the hand resting in the concavity of the grip-rest as shown in Fig. 1, or with the ball of the thumb seated in the concavity as shown in Fig. 2....

My improved grip-rest may be formed integral with the rim of the steering wheel as shown in Fig. 8, but I prefer to make it removable as an attachment for any make of car and also to make it adjustable to suit the requirements or fancy of the driver.

Van Arsdel, Page 1, Right Column, Lines 29-54.

The Examiner contends that the grip-rest is deformable; however Appellant submits this is not supported by Van Arsdel. Van Arsdel requires the following to move the grip-rest: loosen the screw, reposition the grip-rest, and retighten the screw. (Van Arsdel, Page 2, Left Column, Lines 28-32) Appellant submits that this is not deforming according to claim 14 during normal use of the grip-rest. Once the grip-rest of Van Arsdel is in place, it is fixed, and does not move. Thus, Van Arsdel is missing the deforming element.

Appellant's position on the teachings of Van Arsdel is supported by the reference:

The grip-rest 2 is concave longitudinally and about half of the rest extends over and part way across a steering wheel rim 3 in a manner to slope downwardly and inwardly of the rim. The outer edge 4 on the side, and 5 on the rear end of the concave, located above the rim, extends up into a marginal flange to be contacted by the inside of the ball of the thumb by the bottom of the hand, depending upon which part of the hand is seated on the rest. These flanges 4 and 5 enable the operator instantly to feel any deviation of the car from a straight course and gives him something substantial to push against in resistance and also in rotating the wheel to steer the car around corners and curves and away from obstructions or bad places in the roadway. Emphasis added]

Van Arsdel, Page 1, Right Column, Lines 13-28.

The quotation immediately above clearly demonstrates that the grip-rest of Van Arsdel does not deform according to claim 14 when pressure is applied to it. Noting this, Van Arsdel is missing at least one element and, as such, it cannot establish a prima facie basis of anticipation.

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⁵ See Office Action dated March 30, 2006, p. 3. (Appendix A to the Evidence Appendix)

Claims 15-17, 19/17, 24/14, and 27 depend from claim 14. As such, each of these claims has all of the features of claim 14. Therefore, claims 15-17, 19/17, 24/14, and 27 are not anticipated by Van Arsdel for at least the same reasons as Claim 14.

In Section V above, Appellant states what claims 15-17, 19/17, 24/14, and 27 add to what is claimed in claim 14. These separate combinations, namely 15/14, 16/14, 17/14, 19/17, 24, and 27/14, each provides bases for not being anticipated, which includes the reasons claim 14 is not anticipated.

Noting the foregoing, Appellant has demonstrated clearly that claims 14-17, 19/17, 24/14, and 27 are not anticipated by Van Arsdel and respectfully request that this basis for rejection be reversed.

D. Anson Does Not Anticipate Claims 14-17, 19/17, 24/14, and 27

The Examiner rejected claims 14-17, 19/17, 24/14, and 27 as being anticipated by Anson. Relying on Examiner-annotated versions Figures 1, 2, and 8 of Anson, the Examiner states that reference no. 13 equates to the first section and reference no. 11 equates to the second section of claim 14.⁶ However, it is important to review the description of the Anson attachment on which the Examiner puts tremendous weight in considering the issue of anticipation:

I have found that in the driving of an automobile and particularly when driving for extended periods of time over long distances, the normal manner of holding and manipulating the steering wheel, wherein both driver's hands grasp the wheel and positions which require the driver's arms remain in a raised and more or less unnatural and uncomfortable position, considerable strain develops in the driver's hands, arms, shoulders and back particularly, and results in excess of fatigue...

To obviate these disadvantages, I have devised an attachment for steering wheels, which permits a driver to assume a completely comfortable and relaxed driving position, while at the same time, affords a means permitting the driver to at all times retain positive operating control of the steering wheel. [Emphasis added] Anson, Page 1, Left Column, Lines 6-25.

The steering wheel attachment of Anson is described as follows:

The attachment comprises a hand grip portion 11, which is preferably of <u>bulbular</u> form.... <u>Grip portion 11 normally extends downwardly from the wheel rim and is of suitable length to adapt same to extend to the region of the driver's lap so that it may be grasped by the driver's hand when his hand is resting in a normal comparable position in his lap. Grip portion 11 is reduced in cross-sectional area at one end to form a neck 12. Neck 12...will have sufficient pliability...to be deflected from its <u>normal pendant</u></u>

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⁶ See Office Action dated March 30, 2006, p. 4. (Appendix A to the Evidence Appendix)

position without adversely affecting the measure of control of the steering wheel movements afforded by the positive operating movement of the attachment, while at the same time, neck 12 will retain sufficient rigidity to permit operating movements of hand grip 11 to be positively communicated to the steering wheel rim for effective control of its movements. [Emphasis added]

Anson, Page 1, Right Column, Line 49 - Page 2, Left Column, Line 18.

The Examiner has cited Anson at Page 2, Left Column, Lines 62-72, as teaching the deformability element of the second section in claim 14. As the quotation above demonstrates, when the Anson handgrip is in use, it is in the pendant position below the steering wheel and used to steer the vehicle. If, during normal operations, the driver were to grab the steering wheel in an emergency situation, he would release the handgrip and grab the wheel, for example, at the 10 and 2 o'clock positions. In doing so, the pendant-hanging handgrip would not be deformed as set forth in claim 14 because it would not be in use at all. Moreover, if it were used, it would not be deformed out of interference but would be held in the pendant position to steer the vehicle and not released. Further, if the handgrip is moved to the top of the steering wheel, it will be awkward and dangerous to use because the driver's hands will be disposed through the steering wheel. In this position, it also will not provide any of the benefits recited in Anson to relieve fatigue in the arms or hands of the driver.

The Examiner has stated the handgrip of Anson equates to deformation according to claim 14 because it may be moved from the bottom pendant position to the top of the steering wheel. When the handgrip is moved to the top, it is moved there to be placed purposefully out of use all the time. As such, it will not be in a position to be deformed as set forth in the second section of claim 14. If the handgrip is moved to the top of the steering wheel, as suggested by the Examiner, it would be awkward and dangerous to use for driving because the driver's hands would be disposed through the steering wheel. In order to move the handgrip, it would be understood that the vehicle would have to be stopped, the handgrip detached and repositioned at the top, and reattached. Noting this, Anson is missing at least the deforming element of claim 20 and, as such, it does not support a prima facie basis of anticipation.

Claims 15-17, 19/17, 24/14, and 27 depend from claim 14. Thus, each of these claims has all of the features of claim 14. Therefore, claims 14-17, 19/17, 24/14, and 27 are not anticipated by Anson for at least the same reasons as claim 14.

⁷ Anson, Page 2, Left Column, Lines 68-72.

In Section V above, Appellant sets forth what claims 14-17, 19/17, 24/14, and 27 add to claim 14. These separate combinations, namely 15/14, 16/14, 17/14, 19/17, 24, and 27/14, each provides bases for not being anticipated, which includes the reasons claim 14 is not anticipated by Anson.

Noting the foregoing, Appellant has demonstrated clearly that claims 14-17, 19/17, 24/14, and 27 are not anticipated by Anson and respectfully request that this basis for rejection be reversed.

E. Laubach Does Not Anticipate Claims 14, 18, and 19/18

The Examiner rejected 14, 18, and 19/18 for anticipation based on Laubach. The Examiner relies on the Examiner-annotated version Figure 2 of Laubach and indicates that reference nos. 7 and 8 equates to the first section and reference no. 10 equates to the second section of claim 14.8 Appellant submits that Laubach does not form a prima facie basis of anticipation because at least one element is missing.

Laubach states the following with regard to the knobs attached to the steering wheel:

By particularly considering the Figures 2 and 3, it will be seen that the knobs 2 are secured to the rim of the wheel 1 by means of securing screws 4, these screws being threaded as indicated at 5 longitudinally through the knob 2, and extending for quite a distance through the entire length of the knobs, thereby efficiently bracing the same. The inner ends of the knobs 2 are concave as indicated at 6, so as to conform to the contour of the outer periphery of the wheel 1...

Each knob 2 is provided with a plurality of finger sockets 9 upon the upper face thereof, and an enlarged head portion 10 at the outer end thereof, for the purpose of facilitating the gripping of the knob and preventing the actual slippage of the hand of the operator from the knob 2. [Emphasis added]

Laubach, Page 1, Lines 43–71.

The description of the knobs and a review of the Figures makes plain that the knobs are not deformable and they are not disposed at an angle with respect to the plane across the face of the steering wheel. The knobs are rigidly connected to the steering wheel by screws 5. Any movement of them requires removing the screws, drilling the wheel at a new location, and reattaching the knobs at the new location. At this new location, the knobs will be in a plane parallel to the plane across the face of the steering wheel.

The knobs do not deform out of interference with the operation of the steering wheel, as does the second section of claim 14. In fact, once the Laubach knobs are secured by screws 5 as

⁸ See Office Action dated March 30, 2006, pp. 5-6. (Appendix A to the Evidence Appendix)

shown and described, they are fixed and not movable during normal operations. If they are <u>not</u> unscrewed, the only movement would be to apply a destructive force to the knobs, thereby breaking them. Therefore, Laubach does not support a prima facie basis of anticipation because it is missing at least one element of claim 14 relating to deformation of the knobs out of interference with the operation of the steering wheel in the normal operation of the knobs.

As Appellant previously stated, claims 18 and 19/18 depend from claim 14. As such, each of these claims have all of the features of claim 14. Therefore, claims 18 and 19/18 are not anticipated by Laubach for the same reasons as claim 14.

Section V above states what claims 18 and 19/18 add to the invention of claim 14. These separate combinations, namely 14/18 and 14/19, each provides bases for not being anticipated, which includes the reasons claim 14 is not anticipated by Laubach.

Noting the foregoing, Appellant has demonstrated clearly that claims 14, 18, and 19/18 are not anticipated by Laubach and respectfully request that this basis or rejection be reversed.

VIII. Claims Appendix

- 1-13. (Cancelled)
- 14. (Previously Presented) A fatigue relieving/preventing apparatus associated with a steering wheel for controlling a vehicle, comprising:
 - a first section that connects to a peripheral portion of the steering wheel; and
- a rigid, semi-rigid or flexible, or non-deformable second section that connects to, and extends from the first section at the peripheral portion of the steering wheel, the second section extends from the first section outward at an angle to a plane across a front face of the steering wheel, the second section for supporting at least a portion of a vehicular operator's body when pressure from the portion of the vehicular operator's body on the second section is less than the pressure for deforming the second section out of interference with the vehicular operator's ability to operate the steering wheel, and deforming out of interference with the vehicular operator's ability to operate the steering wheel when pressure from the portion of the vehicular operator's body on the second section is equal to or greater than the pressure for deforming the second section out of interference with the vehicular operator's ability to operate the steering wheel.

- 15. (Previously Presented) The apparatus as recited in claim 14, wherein the steering wheel includes the steering wheel for controlling at least a nautical vessel, aircraft, or ground transportation vehicle.
- 16. (Previously Presented) The apparatus as recited in claim 14, wherein the portion of the body supported by the second section includes at least a forearm, wrist, or hand.
- 17. (Previously Presented) The apparatus as recited in claim 14, wherein the first section extends a predetermined length of the peripheral portion of the steering wheel.
- 18. (Previously Presented) The apparatus as recited in claim 14, wherein the second section includes at least two second sections that each connect to the first section at separate locations.
- 19. (Previously Presented) The apparatus as recited in claim 17 or 18, wherein the first section is deformable.
- 20. (Withdrawn) A fatigue relieving/preventing apparatus associated with a steering wheel for controlling a vehicle, comprising:

at least two discrete first sections that each connect to a peripheral portion of the steering wheel, and

a discrete rigid, semi-rigid or flexible, or non-deformable second section that connects to, and extends from each first section at a peripheral portion of the steering wheel, each second section extends from the first section outward at an angle to a plane across a front face of the steering wheel, each second section for supporting at least a portion of a vehicular operator's body when pressure from the portion of the vehicular operator's body on the second section is less than the pressure for deforming the second section out of interference with the vehicular operator's ability to operate the steering wheel, and deforming out of interference with the vehicular operator's ability to operator the steering wheel when pressure form the portion of the vehicular operator's body on the second section is equal to or greater than the pressure for deforming the second section out of interference with the vehicular operator's ability to operate the steering wheel.

- 21. (Withdrawn) The apparatus as recited in claim 20, wherein the steering wheel includes a steering wheel for controlling at least a nautical vessel, aircraft or ground transportation vehicle.
- 22. (Withdrawn) The apparatus as recited in claim 20, wherein the portion of the body supported by the second section includes at least a forearm, wrist, or hand.
- 23. (Withdrawn) The apparatus as recited in claim 20, wherein the apparatus is adjustable for supporting different sizes or types of body portions.
- 24. (Previously Presented) The apparatus as recited in claim 14, wherein each first section is formed integral with the steering wheel.
- 25. (Withdrawn) The apparatus as recited in claim 14 or 20, wherein each first section is detachable from the steering wheel.
- 26. (Withdrawn) The apparatus as recited in claim 20, wherein each first section is deformable.
- 27. (Previously Presented) The apparatus as recited in claim 14, wherein the first section is flexible, rigid, or semi-rigid, or non-deformable.
- 28. (Withdrawn) The apparatus as recited in claim 20, wherein the first section is flexible, rigid, or semi-rigid, or non-deformable.

IX. Evidence Appendix

Attachment A is a copy of the March 30, 2006, Office Action;

Attachment B is a copy of Appellant's June 12, 2006, Response, which includes Appellant's last claim amendments;

Attachment C is a copy of Appellant's June 26, 2006, Response;

Attachment D is a copy of the Office Action dated July 14, 2006; and

Attachment E is a copy of Appellant's August 3, 2006, Amendment and Response to Notice of Non-Compliant Amendment.

X. Related Proceedings Appendix

None

CONCLUSION

In the foregoing, Appellant has clearly traversed each of the Examiner's bases for rejecting amended claims 14-19, 24/14, and 27 under 35 U.S.C. §112, second ¶, for indefiniteness, and claims 14-19, 24/14, and 27 under 35 U.S.C. §102 for allegedly being anticipated by Van Arsdel, Anson, and Laubach. Accordingly Appellant requests that the Board reverse these outstanding rejections and remand the application to Examiner and direct that the application be sent to issue.

No fees are believed due; however, please charge any additional fees due or overpayments to Deposit Account No. 08-0219.

Respectfully submitted

Dated: October 1, 2006

Wayne M. Kennard Registration No. 30,271 Attorney for Appellant

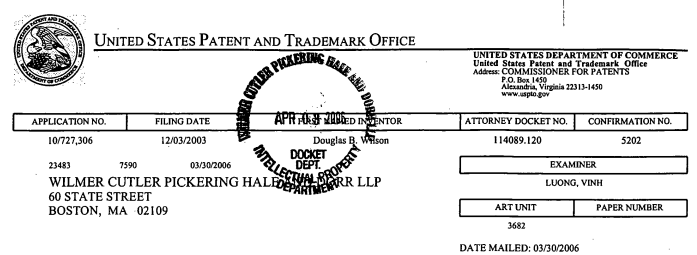
Wilmer Cutler Pickering Hale and Dorr LLP 60 State Street Boston, MA 02109

Tel: 617-526-6183 Fax: 617-526-5000

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Evidence Appendix

Attachment A to Evidence Appendix



Please find below and/or attached an Office communication concerning this application or proceeding.

WILMER CUTLER PICKERING Action to be Taken:

Docketed By BHB

PTO-90C (Rev. 10/03)

	Application No.	Applicant(s)	
	10/727,306	WILSON, DOUGLAS B.	
Office Action Summary	Examiner	Art Unit	
	Vinh T. Luong	3682	
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address	
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).			
Status			
1)⊠ Responsive to communication(s) filed on 1/30/	<u>06 & 2/8/06</u> .		
2a)⊠ This action is FINAL . 2b)☐ This	action is non-final.		
3)☐ Since this application is in condition for allowar	nce except for formal matters, pro	secution as to the merits is	
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.	
Disposition of Claims			
4)⊠ Claim(s) <u>14-28</u> is/are pending in the application	٦.	(
4a) Of the above claim(s) 20-23, 14/20, 25, 26,		eration.	
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>14-19, 24/14, 27</u> is/are rejected.			
7) Claim(s) is/are objected to.	,		
8) Claim(s) are subject to restriction and/or	election requirement.		
Application Papers			
9)⊠ The specification is objected to by the Examine	r.		
10)⊠ The drawing(s) filed on 03 December 2003 is/ar	re: a)□ accepted or b)⊠ object	ed to by the Examiner.	
Applicant may not request that any objection to the o			
Replacement drawing sheet(s) including the correcti	1		
11)☐ The oath or declaration is objected to by the Examiner. Nate the attached Office Action or form PTO-152.			
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:			
1. Certified copies of the priority documents have been received.			
2. Certified copies of the priority documents have been received in Application No			
3. Copies of the certified copies of the priority documents have been received in this National Stage			
application from the International Bureau (PCT Rule 17.2(a)).			
* See the attached detailed Office action for a list of the certified copies not received.			
		Vinh T. Luong	
		Primary Examiner	
Attachment(s)	4) Interview Summary ((PTO-413)	
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da	te	
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	5) Notice of Informal Pa 6) Other: Attachments	atent Application (PTO-152) 1-3.	
Paper No(s)/Mail Date	o) Ed Guier. <u>Audermients</u>	<u></u> -	

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1. The Amendment filed on January 30, 2006 and the Letter in Response to the Signature filed on February 8, 2006 have been entered.

- 2. Applicant's election of the species of Figs. 1, 3, and 4 in the reply filed on January 30, 2006 is acknowledged. Because applicant did not distinctly and specifically point out the supposed errors in the restriction requirement, the election has been treated as an election without traverse. MPEP § 818.03(a).
- 3. Claims 20-23, 24/20, 25, 26, and 28 are withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to a nonelected species, there being no allowable generic or linking claim. Election was made without traverse in the reply filed on January 30, 2006.
- 4. The drawings are objected to because each part of the invention, such as, the angle in claim 14 should be designated by a referential numeral or character.

Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. Each drawing sheet submitted after the filing date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will

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be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

- 5. The disclosure is objected to because of the following informalities: each part of the invention, such as, the angle in claim 14 should be designated by a referential numeral or character. Appropriate correction is required.
- 6. The specification is objected to as failing to provide proper antecedent basis for the claimed subject matter, such as, the angle in claim 14. See 37 CFR 1.75(d)(1) and MPEP § 608.01(o). Correction is required.
- 7. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 8. Claims 14-19, 24/14, and 27 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

The term "rigid," "semi-rigid," "flexible," or "non-deformable" in claims 14 and 27 is a relative term, which renders the claim indefinite. The term "rigid," "semi-rigid," "flexible," or "non-deformable" is not defined by the claim, the specification does not provide a standard for ascertaining the requisite degree, and one of ordinary skill in the art would not be reasonably apprised of the scope of the invention. For example, it is unclear what range of Rockwell hardness of the material of the second section is required in order to be considered as being "rigid," "semi-rigid," "flexible," or "non-deformable." See *Fredman v. Harris-Hub Co., Inc.*, 163 USPQ 397 (DC N III 1969)("Flexibility" and "rigidity" are relative terms, particularly since virtually any thing will flex if enough pressure is applied to it).

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It is unclear whether:

- (a) the term that appears at least twice, such as, "a steering wheel" in claim 15/14 refers to the same or different things. See double inclusion in MPEP 2173.05(o); and
- (b) a confusing variety of terms, such as, "a peripheral portion of the steering wheel" and "a predetermined peripheral portion of the steering wheel" in claim 17/14 refers to the same or different things. See MPEP 608.01(o).
- 9. Claims 14-17, 19/17, 24/14, and 27, as best understood, are rejected under 35 U.S.C. 102(b) as being anticipated by Van Arsdel (US Patent No. 2,118,540).

Regarding claim 14, Van Arsdel teaches a fatigue relieving/preventing apparatus associated with a steering wheel 3 for controlling a vehicle, comprising:

a first section 4 (i.e., a horizontal section) that connects to a peripheral portion of the steering wheel 3; and

a rigid, semi-rigid or flexible, or non-deformable second section 2 that connects to, and extends from the first section 4 at the peripheral portion of the steering wheel 3, the second section 2 extends from the first section 4 outward at an angle (see angle α in Figs. 3 and 5 of Attachment 1) to a plane (Att. 1) across a front face of the steering wheel 3, the second section 2 for supporting at least a portion of a vehicular operator's body when pressure from the portion of the vehicular operator's body on the second section 2 is less than the pressure for deforming the second section 2 out of interference with the vehicular operator's ability to operate the steering wheel 3, and deforming out of interference with the vehicular operator's ability to operate the steering wheel 3 when pressure from the portion of the vehicular operator's body on

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the second section 2 is equal to or greater than the pressure for deforming the second section 2 out of interference with the vehicular operator's ability to operate the steering wheel 3.

Regarding claim 15, the steering wheel 3 includes a steering wheel 3 for controlling at least a nautical vessel, aircraft, or ground transportation vehicle.

Regarding claim 16, the portion of the body supported by the second section includes at least a forearm, wrist, or hand.

Regarding claim 17, the first section 4 extends a length of a predetermined peripheral portion of the steering wheel 3.

Regarding claim 19/17, the first section 4 is deformable. Note that virtually any thing will be deformed if enough pressure is applied to it. See "flexibility" in *Fredman v. Harris-Hub*Co., Inc., supra.

Regarding claim 24/14, each first section 4 is formed integral with the steering wheel 3. It is well settled that the term "integral" is not restricted to a one-piece article. The term "integral" is sufficiently broad to embrace constructions united by such means as fastening and welding. See *In re Hotte*, 177 USPQ 326 (CCPA); *In re Clark*, 102 USPQ 241 (CCPA); *In re Dike*, 157 USPQ 581 (CCPA); *In re Kohno*, 157 USPQ 275 (CCPA); and *In re Morris*, 43 USPQ2d 1753, 1757 (CAFC 1997).

Regarding claim 27, the first section 4 is flexible, rigid, or semi-rigid, or non-deformable. See "flexibility" in *Fredman v. Harris-Hub Co., Inc., supra.*

10. Claims 14-17, 19/17, 24/14, and 27 are rejected under 35 U.S.C. 102(b) as being anticipated by Anson (US Patent No. 2,134,020).

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Regarding claim 14, Anson teaches a fatigue relieving/preventing apparatus associated with a steering wheel 10 for controlling a vehicle, comprising:

a first section 13 that connects to a peripheral portion of the steering wheel 10; and a rigid, semi-rigid or flexible, or non-deformable second section 11 that connects to, and extends from the first section 13 at the peripheral portion of the steering wheel 10, the second section 11 extends from the first section 13 outward at an angle (see angle α in Fig. 8 of Attachment 2) to a plane (Att. 2) across a front face of the steering wheel 10, the second section 11 for supporting at least a portion of a vehicular operator's body when pressure from the portion of the vehicular operator's body on the second section 11 is less than the pressure for deforming the second section 11 out of interference with the vehicular operator's ability to operate the steering wheel 10, and deforming out of interference with the vehicular operator's ability to operate the steering wheel 10 when pressure from the portion of the vehicular operator's body on the second section 11 is equal to or greater than the pressure for deforming the second section 11 out of interference with the vehicular operator's body on the second section 11 is equal to or greater than the pressure for deforming the second section 11 out of interference with the vehicular operator's ability to operate the steering wheel 10.

Regarding claim 15, the steering wheel 10 includes a steering wheel 10 for controlling at least a nautical vessel, aircraft, or ground transportation vehicle.

Regarding claim 16, the portion of the body supported by the second section includes at least a forearm, wrist, or hand.

Regarding claim 17, the first section 13 extends a length of a predetermined peripheral portion of the steering wheel 10.

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Regarding claim 19/17, the first section 13 is deformable. Note that virtually any thing will be deformed if enough pressure is applied to it. See "flexible" in *Fredman v. Harris-Hub*Co., Inc., supra.

Regarding claim 24/14, each first section 13 is formed integral with the steering wheel 10. See *In re Hotte*; *In re Clark*; *In re Dike*; *In re Kohno*; and *In re Morris, supra*.

Regarding claim 27, the first section 13 is flexible, rigid, or semi-rigid, or nondeformable. See "flexible" in *Fredman v. Harris-Hub Co., Inc., supra*.

11. Claims 14, 18, and 19/18, as best understood, are rejected under 35 U.S.C. 102(b) as being anticipated by Laubach (US Patent No. 1,575,848).

Regarding claim 14, Laubach teaches a fatigue relieving/preventing apparatus associated with a steering wheel 1 for controlling a vehicle, comprising:

a first section 7, 8 that connects to a peripheral portion of the steering wheel 1; and a rigid, semi-rigid or flexible, or non-deformable second section 10 that connects to, and extends from the first section 7, 8 at the peripheral portion of the steering wheel 1, the second section 10 extends from the first section 7, 8 outward at an angle (see angle α in Fig. 2 of Attachment 3) to a plane (Att. 3) across a front face (Att. 3) of the steering wheel 1, the second section 10 for supporting at least a portion of a vehicular operator's body when pressure from the portion of the vehicular operator's body on the second section 10 is less than the pressure for deforming the second section 10 out of interference with the vehicular operator's ability to operate the steering wheel 1, and deforming out of interference with the vehicular operator's ability to operate the steering wheel 1 when pressure from the portion of the vehicular operator's

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body on the second section 10 is equal to or greater than the pressure for deforming the second section 10 out of interference with the vehicular operator's ability to operate the steering wheel 1.

Regarding claim 18, the second section 10 includes at least two second sections (Fig. 1) that each connect to the first section 7, 8 at separate locations.

Regarding claim 19/18, the first section 7, 8 is deformable. Note that virtually any thing will be deformed if enough pressure is applied to it. See "flexible" in *Fredman v. Harris-Hub*Co., Inc., supra.

12. Claims 14-19, 24/14, and 27, as best understood, are provisionally rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 20-28 of copending Application No. 10720821 (Appl.'821). Although the conflicting claims are not identical, they are not patentably distinct from each other because claims 14-19, 24/14, and 27 of this application and claims 20-28 of Appl.'821 substantially claim common structures such as a first section and a second section connected to the first section. To the extent that claims 14-19, 24/14, and 27 in this application call for the second section being rigid, semi-rigid or flexible, or *non-deformable*, meanwhile, claims 20-28 in Appl.'821 call for the second section being *deformable*, however, the terms rigid, semi-rigid, flexible, non-deformable, and deformable are relative terms. In fact, when the second section is rigid, semi-rigid, or flexible, it will be deformed if enough pressure is applied to it. Alternatively, when the second section is deformable, it inherently is flexible. See *Fredman v. Harris-Hub Co., Inc., supra*. On the other hand, it is well settled that selection of known material suitable for its intended purpose would have been obvious. *In re Leshin*, 125 USPQ 416 (CCPA 1960) and MPEP 2144.07.

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It would have been obvious to one having ordinary skill in the art at the time the invention was made to choose the material of the second section claimed in claims 14-19, 24/14, and 27 of this application such that it is deformable as claimed in claims 20-28 of Appl.'821 in order support a portion of the vehicular operator's body as taught or suggested by common knowledge in the art. *In re Leshin, supra*.

This is a <u>provisional</u> obviousness-type double patenting rejection because the conflicting claims have not in fact been patented.

13. Applicant's arguments filed November 3, 2005 and January 30, 2006 have been fully considered but they are not persuasive.

35 USC 112, 2nd Paragraph

Applicant contended that:

New claims 14-28, like cancelled claims 1-13, include the terms "rigid," "semi-rigid," "flexible," and "non-deformable." Applicant has attached as Attachment A excerpts from the *Ninth New Collegiate Dictionary*. These excerpts demonstrate that each of the terms that the Examiner has contended is indefinite is a very common term that a person of ordinary skill in the art would understand with sufficiency to make and use the present invention. The attached excerpts make plain that a person of ordinary skill in the art would *clearly* understand the scope of the claims when "rigid," "semi-rigid," or "flexible," or "non-deformable," is used. As such, claims 14-28 would be definite in the hands of a person of ordinary skill in the art. (Emphasis added).

The Examiner respectfully submits that Applicant is not confined to normal dictionary meaning. Fromson v. Advance Offset Plate, Inc., 219 USPQ 1137, 1140 (Fed. Cir. 1983). It is well established that dictionary definitions must give way to the meaning imparted by the specification. In re Johnston, 77 USPQ2d 1788, 1790 (Fed. Cir. 2006) cited Phillips v. AWH Industries, 415 F.3d 1303 [75 USPQ2d 1321](Fed. Cir. 2005)(en banc). In the instant case, the

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specification does not impart or define the meaning of the relative terms, such as, rigid, semirigid, flexible, and non-deformable. Assuming *arguendo* that a person of ordinary skill in the art would clearly understand the meaning of these terms as defined by dictionary, however, the scope of the claims is still deemed to be indefinite since it is unclear as to, *e.g.*, what materials are covered by the claims. Hence, the rejection under 35 USC 112 is respectfully maintained.

35 USC 102

The rejection based on Lin, Dickinson, or Hamasaka is withdrawn in view of Applicant's amendment in the claims. Applicant's arguments regarding Lin, Dickinson, or Hamasaka are deemed to be moot.

Obviousness Type Double Patenting

Applicant has not filed the terminal disclaimer. Therefore, the rejection based on obviousness type double patenting has not been overcome.

New Prior Art

Applicant argued:

Of the five patents, Laubach, Anson, Van Arsdel, and Berzer, among other things, disclose an element that engages the hand of the driver that is disposed outward or inward from the steering wheel rim in the plane across of the face of the steering wheel. As set forth in claims 14-28, the second section of the fatigue-relieving apparatus is disposed outward at an angle to the plane across the face of the steering. This distinguishes claims 14-28 from each of these references. (Emphasis added).

The instant Office action only uses Laubach, Anson, and Van Arsdel. Each of these references teaches the second section disposed outward at an angle to the plane across the face of the steering wheel as seen in Attachments 1-3. Therefore, the elected claims 14-19, 24/14 and 27

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are not allowable. The remaining references Shipley and Berzer are not used to reject Applicant's claims. Applicant's arguments about Shipley and Berzer are moot.

Conclusion

For the reasons set forth above, Applicant's request to allow the claims is respectfully denied.

14. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

15. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Vinh T. Luong whose telephone number is 571-272-7109. The examiner can normally be reached on Monday - Thursday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Richard Ridley can be reached on 571-272-6917. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Luong

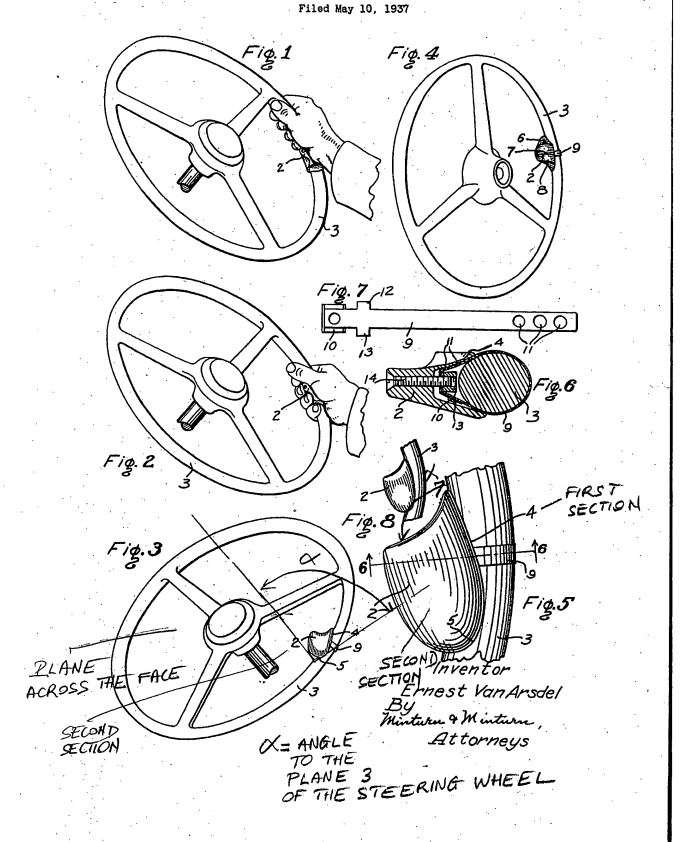
March 28, 2006

VinhT.Luong Primary Examiner

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ATTACHMENT # 1

AUTO STEERING WHEEL HANDGRIP

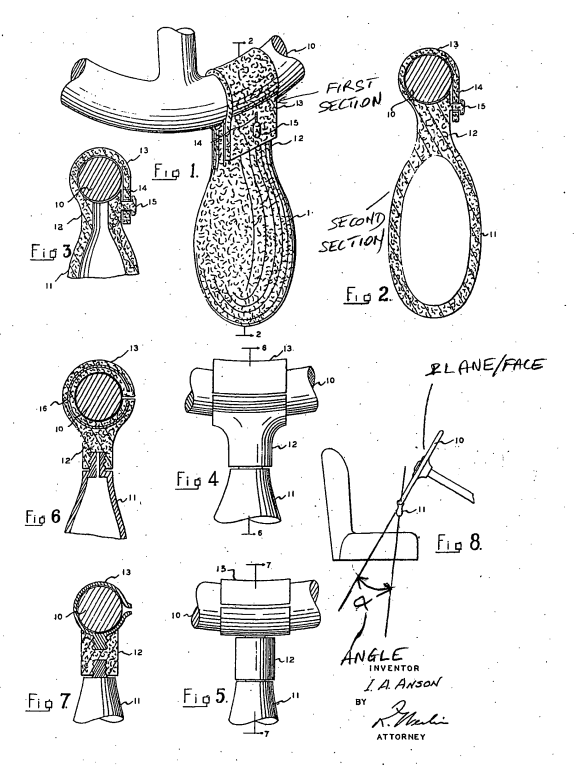


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ATTACHMENT # 2

STEERING WHEEL ATTACHMENT

Filed Sept. 30, 1937



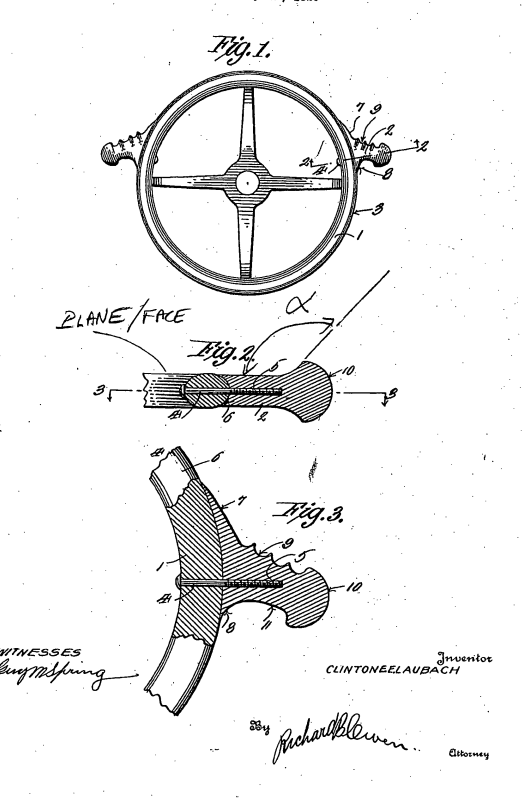
Application/Control Number: 10/727,306

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ATTACHMENT #3

C. E. E. LAUBACH

STEERING WHEEL Filed July 13, 1925



Attachment B to Evidence Appendix

PTO/SB/21 (09-04) Approved for use through 07/31/2006. OMB 0651-0031

Under the Paperwork	k Reduction Act of 1995, no per	sons are required to re			: Office; U.S. DEPARTMENT OF COMMERC on unless it displays a valid OMB control numbe	
			Application N		10/727306-Conf. #5202	
TRANSMITTAL			Filing Date		December 3, 2003	
FORM (to be used for all correspondence after initial filing)		First Named I	nventor	Douglas B. WILSON		
		Art Unit		3682		
,	·	J.	Examiner Name		V. Luong	
Total Number	Total Number of Pages in This Submission 26		Attorney Doci	ket Number	0114089.00121US1	
	EN	ICLOSURES	(Check all t	hat apply)	
Fee Trans	mittal Form	Ďrawing(s)			After Allowance Communication to TC	
Fee	Attached	Licensing-re	elated Papers][Appeal Communication to Board of Appeals and Interferences	
X Amendme	nt/Reply	Petition		[Appeal Communication to TC (Appeal Notice, Brief, Reply Brief)	
After	r Final	Petition to C Provisional][Proprietary Information	
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Extension	Extension of Time Request		Terminal Disclaimer		X Other Enclosure(s) (please Identify below):	
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Wilson Examiner: Vinh Luong

Serial No.: 10/727,306 Art Unit: 3682

Filing Date: December 3, 2003

For: FATIGUE RELIEVING SUPPORT FOR STEERING WHEELS AND

THE LIKE

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Response

Sir:

This is a Response to the Office Action dated March 30, 2006. This Response places the application and the claims therein, in condition for allowance. In this Response, the amendments to the specification begin on page 2, the amendment to the claims begin on page 5, and the Remarks begin on page 8.

Specification:

Page 2, please rewrite the third full paragraph as follows:

The system of the present invention will include at least one part that <u>extends</u> outward at an angle from a plane across the face of the steering wheel or vehicular control. This part is at least partially deformable in at least one direction, so that the system will not interfere with the operation of the wheel or control. This deformability, however, will not impede the support function of the system on the invention. Furthermore, the deformable material has memory, so that after a deforming force is removed, it resumes its original predeformation configuration and shape, which is extending outward at an angle from a plane across the face of the steering wheel or vehicular control.

Page 3, please rewrite the seventh full paragraph as follows:

Deformable material second section 102 extends outward from steering control 105 over a predetermined section of the steering control, which is shown in Figure 1 to be an arc. As is better shown in Figure 3, a deformable second section such as 102 extends outward at an angle from a plane across the face of a steering control such as 105.

Deformable second section 102 may extends outward from the steering control at or below the inside circumference of the control over the predetermined arc. This arc will typically include at least the ten 104 and two 106 o'clock positions, or may include the entire circumference.

Page 4, please rewrite the fourth and fifth full paragraphs as follows:

The first system of the present invention at 202 includes first section 204 that connects to steering control 211 and second section 205 that extends outward from first section 204. Further, a second section such as 205 extends outward at an angle from a plane across the face of a steering control such as 211 (see Figure 3). First section 204 may be rigid, semi-rigid, or deformable, while second section 205 is deformable. If the first section is deformable, it may have memory.

Similarly, the second system of the present invention at 203 includes first section 207 that connects to steering control 211 and second section 209 that extends outward

from first section 207. Further, a second section such as 209 extends outward at an angle from a plane across the face of a steering control such as 211 (see Figure 3). First section 207 may be rigid, semi-rigid, or deformable, while second section 209 is deformable. Again, if the first section is deformable, it may have memory. Further, second sections 205 and 209 may be rigid, semi-rigid or flexible, or non-deformable and still be within the scope of the present invention.

Page 5, please rewrite second full paragraph as follows:

Referring to Figure 3, generally at 300, steering control 305 is shown that includes rim 308, spokes 310, and steering column 312. First section 301 is formed integral with rim 308 and deformable second section 302 extends outward from the first section. As is shown, second section 302 extends outward at angle 316 from plane 318 across the face of steering control 305. The material of second section 302 has sufficient strength that when driving, the driver may rest his/her wrists or portions of the hands 322 on the material and they will be supported. The structure is such that the weight of the arms and hands through the wrists or portions of the hands are supported without the material deforming.

Page 6, please rewrite the second and third full paragraphs as follows:

Referring to Figure 5, generally at 500, a second embodiment of the present invention is shown. System 501 of the present invention shown in Figure 5 includes a first section 502 that detachably connects to steering control rim. Deformable second section 503 connects to, and extends outwardly from, first section 502. As is shown, deformable second section 503 extends outward at angle 516 from plane 518 across the face of steering control rim 508. First section 502 may snap-on or otherwise attach to the steering control such that it may appear integral with the steering control. One of many possible known means for accomplishing this is by first section 502 being mostly rigid, and leaving a space 507 so the attachment can be forced over rim 508 and leave room for the steering control spokes 510. Regardless of the means for attachment, once first section 502 is attached to the steering control, it will provide all of the benefits that have been described for the first section being integrally formed with the rim. Additionally,

the second embodiment, may be a single structure with a single resting material support, a single structure with multiple resting supports, or multiple structures each with its own resting support. As in the other embodiments, the second section may be rigid, semi-rigid or flexible, or non-deformable and still be within the scope of the present invention.

By way of example, Figure 6, generally at 600, shows another alternate method to attach the system of the present invention to steering control rim 608. The system in this figure has first section 602 that will envelop rim 608. First section 602 may be made from a flexible material. First section 602 may have a slit 611, which after this section envelops the rim, may be stitched shut by stitches 613. As in the other embodiments of the present invention, deformable second section 603 connects to, and extends outwardly from, first section 602. Further, a deformable second section such as 603 extends outward at an angle from a plane across the face of a steering control rim such as 608 (see Figures 3 and 5). Again, the second section may be rigid, semi-rigid, or non-deformable and still be within the scope of the present invention.

In the Claims

14. (Previously Amended) A fatigue relieving/preventing apparatus associated with a steering wheel for controlling a vehicle, comprising:

a first section that connects to a peripheral portion of the steering wheel; and a rigid, semi-rigid or flexible, or non-deformable second section that connects to, and extends from the first section at the peripheral portion of the steering wheel, the second section extends from the first section outward at an angle to a plane across a front face of the steering wheel, the second section for supporting at least a portion of a vehicular operator's body when pressure from the portion of the vehicular operator's body on the second section is less than the pressure for deforming the second section out of interference with the vehicular operator's ability to operate the steering wheel, and deforming out of interference with the vehicular operator's ability to operate the steering wheel when pressure from the portion of the vehicular operator's body on the second section is equal to or greater than the pressure for deforming the second section out of interference with the vehicular operator's ability to operate the steering wheel.

- 15. (Currently Amended) The apparatus as recited in claim 14, wherein the steering wheel includes a <u>the</u> steering wheel for controlling at least a nautical vessel, aircraft, or ground transportation vehicle.
- 16. (Previously Added) The apparatus as recited in claim 14, wherein the portion of the body supported by the second section includes at least a forearm, wrist, or hand.
- 17. (Currently Amended) The apparatus as recited in claim 14, wherein the first section extends a <u>predetermined</u> length of a <u>predetermined</u> the peripheral portion of the steering wheel.
- 18. (Previously Amended) The apparatus as recited in claim 14, wherein the second section includes at least two second sections that each connect to the first section at separate locations.
- 19. (Previously Added) The apparatus as recited in claim 17 or 18, wherein the first section is deformable.

20. (Previously Added) A fatigue relieving/preventing apparatus associated with a steering wheel for controlling a vehicle, comprising:

at least two discrete first sections that each connect to a peripheral portion of the steering wheel, and

a discrete rigid, semi-rigid or flexible, or non-deformable second section that connects to, and extends from each first section at a peripheral portion of the steering wheel, each second section extends from the first section outward at an angle to a plane across a front face of the steering wheel, each second section for supporting at least a portion of a vehicular operator's body when pressure from the portion of the vehicular operator's body on the second section is less than the pressure for deforming the second section out of interference with the vehicular operator's ability to operate the steering wheel, and deforming out of interference with the vehicular operator's ability to operator the steering wheel when pressure form the portion of the vehicular operator's body on the second section is equal to or greater than the pressure for deforming the second section out of interference with the vehicular operator's ability to operate the steering wheel..

- 21. (Previously Added) The apparatus as recited in claim 20, wherein the steering wheel includes a steering wheel for controlling at least a nautical vessel, aircraft or ground transportation vehicle.
- 22. (Previously Added) The apparatus as recited in claim 20, wherein the portion of the body supported by the second section includes at least a forearm, wrist, or hand.
- 23. (Previously Added) The apparatus as recited in claim 20, wherein the apparatus is adjustable for supporting different sizes or types of body portions.
- 24. (Previously Added) The apparatus as recited in claim 14 or 20, wherein each first section is formed integral with the steering wheel.
- 25. (Previously Added) The apparatus as recited in claim 14 or 20, wherein each first section is detachable from the steering wheel.
- 26. (Previously Added) The apparatus as recited in claim 20, wherein each first section is deformable.
- 27. (Previously Added) The apparatus as recited in claim 14, wherein the first section is flexible, rigid, or semi-rigid, or non-deformable.

28. (Previously Added) The apparatus as recited in claim 20, wherein the first section is flexible, rigid, or semi-rigid, or non-deformable.

Remarks

I. Introduction

Applicant is in receipt of the Office Action dated at March 30, 2006. Claims 14-19, 24/14, and 27 are pending in the present application. The Examiner has recited several grounds for objecting to and rejecting the present application. Examiner objected to the drawings for not including representations to the angular disposition of second section of the fatigue/relieving apparatus. In view of this objection to the drawings, the Examiner objected to the specification. The Examiner also has objected to claims 14-19, 24/14, and 27 for indefiniteness under 35 U.S.C. 112, second paragraph. Lastly, the Examiner rejected pending claims 14-19, 24/14 and 27 under 35 U.S.C. 102(b) for anticipation based on either Van Arsdel, U.S. Patent No. 2,118,540; Anson, U.S. Patent No. 2,134,020; or Laubach, U.S. Patent No. 1,575,848. Applicant will demonstrate herein that the objections and rejections have been overcome by this Response, thereby placing the present application in condition for allowance.

II. The Corrected Drawings Overcome the Examiner's Objection

On page 3 of the Office Action, the Examiner objected to the drawings because "each part of the invention, e.g., the angle and the face in claim 14 should be designated by a reference numeral or character." Applicant has corrected the drawings as requested by the Examiner. These changes to the drawings do not add new matter. As such, Applicant has traversed the Examiner's basis for objection to the drawings.

III. The Specification, As Amended, Overcome the Examiner's Objection

On page 4 of the Office Action, the Examiner objected to the specification for "failing to provide proper antecedent basis for the claimed the subject matter, such as, 'an angle,' in claim 14." Applicant has amended the specification to overcome this objection. These amendments do not add new matter. Therefore, this objection should be withdrawn.

IV. The Claims, As Amended Are Definitive.

On page 3 of the Office Action, the Examiner contends that the terms "rigid", "semi-rigid," "flexible," or "non-deformable" in claims 14 and 17 are indefinite.

Applicant submits that these terms would be understood by a person of ordinary skill in the art in light of the present invention.

The Examiner contends that 14 and 17 are indefinite under 35 U.S.C. §§ 112, second paragraph, because of the recitation of the terms "rigid," "semi-rigid," "flexible," and "non-deformable." In particular, the Examiner asserts that these terms are indefinite because these terms "[are] not defined by the claim, the specification does not provide a standard for the requisite degree, and one of ordinary skill in the art would not be reasonably apprised of the scope of the invention." Further, the Examiner contends that "it is unclear what range of Rockwell hardness of the material of the second section is required in order to be considered as terms "rigid," semi-rigid, or flexible, or non-deformable." Applicant submits that the claims are definite as will be shown.

Claims 14 and 17, include the terms "rigid," "semi-rigid," "flexible," and "non-deformable." Applicant has attached as Attachment A excerpts from the Ninth New Collegiate Dictionary. These excerpts demonstrate that each of the terms that the Examiner has contended is indefinite is a very common term that a person of ordinary skill in the art would understand with sufficiency to make and use the present invention. The attached excerpts make plain that a person of ordinary skill in the art would clearly understand the scope of the claims when "rigid," "semi-rigid," or "flexible," or "non-deformable," is used. As such, claims 14 and 17 would be definite in the hands of a person of ordinary skill in the art. Noting this, Applicant overcomes the Examiner's indefiniteness rejection under 35 U.S.C. § 112, second paragraph, as to the use of the terms "rigid," "semi-rigid," "flexible," and "non-deformable," and respectfully requests that this rejection be withdrawn with regard to claims 14 and 19.

The Examiner also rejected claims 15 and 17 for allegedly having no anticipated basis for the terms "a steering wheel" and "a peripheral portion of the steering wheel," respectively. Applicant has amended the claims to remove any possible confusion on the part of the Examiner with regard to overcoming this obviousness rejection.

Noting the foregoing, Applicant has traversed each of the Examiner's basis for rejecting the claims for indefiniteness under 35 U.S.C. 112, second paragraph.

V. Claims 14-19 Are Not Anticipated Under 35 § U.S.C. 102(b)

Claims 14-19, 24/14 and 27 are pending in the present application. In the current Office Action, claims 14-19, 24-14 and 27 have been rejected by the Examiner for anticipation under 35 U.S.C. § 102 (b) based on a three references. These references are U.S. Patent No. 1,575,848 to Laubach ("Laubach"), U.S. Patent No. 2,118,540 to Van Arsdel ("Van Arsdel"), and U.S. Patent No. 2,134,020 to Anson ("Anson"). More specifically, the Examiner relied on Van Arsdel or Anson for rejecting claims 14-17, 19/17, 24/14 and 27; and Laubach for rejecting claims 14, 18 and 19/18. Hereinafter, Applicant will demonstrate that claims 14-19, 24/14, and 27, as presently amended, place the present application in condition for allowance and the application should be passed to issue.

A. Applicable Law

In order for there to be anticipation under 35 U.S.C. §102, a single prior art reference must show each and every feature of the claimed invention in the same way. . Brown v. 3M, 265 F.3d 1349, 1351 (Fed. Cir. 2001) ("To anticipate, every limitation of the claimed invention must be found in a single prior art reference, arranged as in the claim"); Kloster Speedsteel AB v. Crucible, Inc., 793 F.2d 1565, 1571 (Fed. Cir. 1986) ("absence from the reference of any claimed element negates anticipation"). Applicant submits that neither Van Arsdel, Anson, nor Laubach satisfy this standard for finding anticipation under 35 U.S.C. § 102(b).

B. Van Arsdel Does Not Anticipate Claims 14-19, 24/14, and 27

Claim 14 is an independent claim and claims 15-19, 24/14, and 27 depend from claim 14. As such, claims 15-19, 24/14, and 27 add features to claim 20.

In relying on Van Arsdel, the Examiner does not cite to any descriptions of the auto steering wheel handgrip disclosed in this reference but annotates the drawings for this purpose. Specifically, the Examiner annotated Figures 3 and 5 in an attempt to show what is being claimed in claim 14. The Examiner states that reference no. 4 equates to the first section and reference no. 2 equates to the second section of claim 14. Applicant submits that the Examiner fails to consider and appreciate all of the elements of the

second section because if he did, two things would be clear (i) the grip-rest is in a plane parallel with the one across the face of the steering wheel and (ii) there is a missing element.

Van Arsdel at column 2, lines 13-54 states:

The grip-rest 2 is concave longitudinally and about half of the rest extends over and part way across the steering wheel rim 3 in a manner to slope downwardly and inwardly of the rim. The outer edge 4 on the side, and 5 of the rear end of the concave, located above the rim, extends up into a marginal flange to be contacted by the inside of the ball of the thumb or by the bottom of the hand, depending upon which part of the hand is seated on the rest. These flanges 4 and 5 enable the operator instantly to feel any deviation of the car from a straight course and gives him something substantial to push against in resistance and also in rotating the wheel to steer the car around corners and curves and away from obstructions or bad places in the roadway.

The rotation of the steering wheel by hand pressure against the flanges 4 and 5 is assisted by the palm and fingers, which are wrapped around the rim of the wheel, and increase the fingerhold [on] the grip-rest 2, which is thickened and bifurcated to straddle the rim as shown in Fig. 6, is provided with recesses separated by ridges, here shown as three in number, 6, 7, and 8.... [See Figure 4]

The weight of the hand and arm are comfortably supported with the bottom of the hand resting in the concavity of the grip-rest as shown in Fig. 1, or with the ball of the thumb seated in the concavity as shown in Fig. 2....

My improved grip-rest may be formed integral with the rim of the steering wheel as shown in Fig. 8, but I prefer to make it removable as an attachment for any make of car and also to make it adjustable to suit the requirements or fancy of the driver. [Emphasis added]

A review of Figures 3 and 5, as annotated by the Examiner, attempts to show that the grip-rest of Van Arsdel is disposed outward at an angle α to a plane across the face of the steering wheel shows that the Examiner's position is misplaced. As the description above from Van Arsdel indicates, the grip-rest is disposed as shown in Figure 6 parallel to the plane across the face of the steering wheel not at angle to it. This is very clear because in each disposition of the grip-rest in the Figures, it is fixed in this parallel plane to support the thumb or part of the palm. It is also fixed so that it is not deformable so the driver can put extensive pressure on it (and it will not move) for steering the automobile (See underscored sections in the quotation above).

If the grip-rest were supposed to be at an angle commensurate with the present invention as the Examiner contends, its disposition would be shown differently in the drawings. As such, there is not support for the Examiner's contention that the grip-rest is disposed other than in the plane parallel to the plane across the form of the steering wheel. Accordingly, one skilled in the art would not understand the grip-rest in Van Arsdel to be disposed as the Examiner contends.

There is also no support in the description of the grip-rest in Van Arsdel that it will deform in any way out of interference with the operation of the steering wheel. Applicant submits he is justified in taking this position given the description of the connection of the grip-rest as shown in Figure 6 or the integrally formed grip-rest shown in Figure 8. Therefore, the grip-rest of Van Arsdel would not anticipate the invention as set forth in claim 14 because it is missing at least one element, i.e., Van Arsdel at least does not teach or suggest the features of the second section being deformable out of interference with the operation of the steering wheel as set forth in claim 14.

Noting in the foregoing, Applicant has demonstrated that the auto steering wheel grip-rest of Van Arsdel does not anticipate (or render obvious) the invention of claim 14. Accordingly, Applicant respectfully requests that the anticipation rejection based on Van Arsdel be withdrawn.

Claims 15-17, 19/17, 24/14, and 27 depend from claim 14. As such, each of these dependent claims includes all the features of claim 14. Therefore, claims 15-17, 19/17, 24/14, and 27 are not anticipated by Van Arsdel for the same reasons that claim 14 is not anticipated by this patent. Thus, Applicant has traversed the Examiner's basis for rejecting claims 15-17, 19/17, 24/14, and 27 for anticipation and respectfully requests that this rejection be withdrawn.

C. Anson Does Not Anticipate Claims 14-17, 19/17, 24/14, and 27

The Examiner has rejected claims 14-17, 19/17, 24/14, and 27 for anticipation based on Anson. Referring to the Figures of Anson, the Examiner states that reference no. 13 equates to the first section and reference no. 11 equates to the second section of claim 14. The Examiner has annotated Figure 8 to indicate that the steering wheel attachment of Anson is disposed at an angle α with respect to a plane across the face of

the steering wheel. Before addressing the Examiner's basis of rejection, Applicant submits that the description of the steering wheel attachment of Anson is germane to the Examiner's position on anticipation. Applicant also submits that if this description is taken into consideration, the Examiner should withdraw the anticipation rejection based on Anson.

In the description of the purpose of the steering wheel attachment in Anson, the patent states (Page 1, left column, lines 6-25):

I have found that in the driving of an automobile and particular when driving for extended periods of time over long distances, the normal manner of holding and manipulating the steering wheel, wherein both driver's hands grasp the wheel in positions which require the driver's arms to remain in a raised and more or less unnatural and uncomfortable position, considerable strain develops in the driver's hands, arms, shoulders and back particularly, and results in excess of fatigue, such as will frequently dull the driver's normal reflexes and alertness and thereby increase the danger of accidents.

To obviate these disadvantages, I have devised an attachment for steering wheels, which permits a driver to assume a completely comfortable and relaxed driving position, while at the same time, affords a means permitting the driver to at all times retain positive operating control of the steering wheel. [Emphasis added]

The steering wheel attachment of Anson is subsequently described in the patent. The following description is stated (Page 1, right column, line 49 – Page 2, left column, line 18):

The attachment comprises a hand grip portion 11, which is preferably of bulbular form... Grip portion 11 normally extends downward from the wheel rim and is of suitable length to adapt same to extend to the region of the driver's lap so that it may be grasped by the driver's hand when his hand is resting in a normal comparable position in his lap. Grip portion 11...which will have sufficient pliability...to be deflected from its normal pendant position without adversely affecting the measure of control of the steering wheel movements afforded by the positive operating movement of the attachment, while at the same time, neck 12 will retain sufficient rigidity to permit operating movements of hand grip 11 to be positively communicated to the steering wheel rim for effective control of its movements. [Emphasis added]

Applicant submits that the steering wheel attachment of Anson does disclose all of the elements of claim 14. As set forth in the quotation above, the steering wheel attachment of Anson is a pliable structure that dangles downward from the bottom of the

steering wheel. It is further understood from the quotation above that in use the steering wheel attachment is <u>grasped</u> by the driver's hand while the arms and hands are resting in the driver's lap. There is no teaching in Anson that the steering wheel attachment can be disposed of any location other than at the bottom of the steering wheel where it dangles for use. The other disposite of the hand grip at the <u>top of rim</u> is for situations <u>where it is removed from use</u>.

The Examiner has cited Anson at Page 2, Left Column, Lines 62-72, as teaching the deformability element of the second section in claim 14. As the quotation above demonstrates, when the Anson handgrip is in use, it is in the pendent position and used to steer the vehicle. If, during normal operations, the driver were to grab the steering wheel in an emergency situation, he would release the handgrip and grab the wheel, for example, at the 10 and 2 o'clock positions. In doing so, the pendent-hanging handgrip would not be deformed as set forth in claim 14 because it would not be in use. Moreover, if it were used, it would not be deformed out of interference but would be held to steer the vehicle.

The Examiner has stated the handgrip of Anson equates to deformation according to claim 14 because it may be moved from the bottom pendent position to the top of the steering wheel. When the handgrip is moved to the top, it is moved there to be purposefully out of use all the time so it will not be in a position to be deformed as set forth in the second section of claim 14. In order to move the handgrip, it would be understood that the vehicle would have to be stopped, the handgrip detached and repositioned at the top, and reattached.

Given the foregoing, the steering wheel attachment of Anson at least does not indicate the element of the second section being disposed <u>outward</u> at an angle from the plane across the face of the steering wheel (Anson extends rearward) and it does not teach that the attachment will be deformable out of interference with the operation of the steering wheel as set forth in claim 14.

Applicant has demonstrated that claim 14 is not anticipated (or rendered obvious) by Anson and requests that the anticipation rejection based on this patent be withdrawn.

¹ Anson, page 2, left column, lines 68-72.

Claims 15-17, 19/17, 24/14, and 27 depend from claim 14. As such, each of these dependent claims includes all the features of claim 14. Therefore, claims 15-17, 19/17, 24/14, and 27 are not anticipated by Anson for the same reasons that claim 14 is not anticipated by this patent. Applicant has traversed the Examiner's basis for rejecting claims 15-17, 19/17, 24/14, and 27 for anticipation and respectfully requests that this rejection be withdrawn.

D. Laubach Does Not Anticipate Claims 14, 18, and 19/18

The Examiner has rejected claims 14, 18, and 19/18 for anticipation based on Laubach. In formulating the rejection based on Laubach, the Examiner has not relied on any part of the disclosure in that patent but has annotated the drawings to allegedly show that Laubach teaches each and every feature of claim 14. The Examiner states that reference nos. 7 and 8 of the knob 2 equates to the first section and reference no. 10 equates to the second section of claim 14. Applicant submits that the Examiner's reliance on Laubach is misplaced.

Laubach states the following with regard to the knobs attached to the steering wheel (Page 1, line 43 - 71):

By particularly considering the Figures 2 and 3, it will be seen that the knobs 2 are secured to the rim of the wheel 1 by means of securing screws 4, these screws being threaded as indicated at 5 longitudinally through the knobs 2, and extending for quite a distance through the entire length of the knobs, thereby efficiently bracing the same. The inner ends of the knobs 2 are concave as indicated at 6, so as to conform to the contour of the outer periphery of the wheel 1....

Each knob 2 is provided with a plurality of finger sockets 9 upon the upper face thereof, and an enlarged head portion 10 at the outer end thereof, for the purpose of facilitating the gripping of the knob and preventing the actual slippage of the hand of the operator from the knob 2. [Emphasis added]

The Examiner has annotated the drawings to attempt to show that enlarged head 10 is disposed outward at an angle from the plane across the face of the steering wheel. This is not supported.

The hands of the driver are supported by gripping the knobs in the defined finger recesses shown in the drawings. The heads 10 are enlarged for this sole purpose of preventing the hands from slipping off of the knobs. The heads 10 clearly are not

disposed at an angle outward of the plane across the face of the steering wheel but are placed at the end of the knobs solely to act as a stop. Further, the heads 10 are not deformable out of interference with the operation of the steering wheel as set forth in claim 14. They are fixed in place along with the rest of the knobs.

The description of the knobs and a review of the Figures makes plain that the knobs are not deformable and they are not disposed at an angle with respect to the a plane across the face of the steering wheel. The knobs are rigidly connected to the steering wheel by screws 5. Any movement of them requires removing the screws, drilling the wheel at a new location, and reattaching the knobs at the new location. At this new location, the knobs will in a plane parallel to the plane across the face of the steering wheel.

The knobs do not deform out of interference with the operation of the steering wheel as in the second section of claim 14. In fact, once the Laubach knobs are secured by screws 5 as shown and described, they are fixed and not movable during normal operations. If they are <u>not</u> unscrewed, the only movement would be to apply a destructive force to the knobs, thereby breaking them.

Therefore, Laubach at least does not teach the features of the second section being disposed <u>outward</u> at an angle from the plane across the face of the steering wheel and the knobs of Laubach do not deform out of interference with the operation of the steering wheel as set forth in claim 14.

Applicant has demonstrated that claim 14 is not anticipated (or rendered obvious) by Laubach and requests that the anticipation rejection based on this patent be withdrawn.

Claims 18 and 19/18 depend from claim 14. As such, each of these dependent claims includes all the features of claim 14. Therefore, claims 18 and 19/18 are not anticipated by Laubach for the same reasons that claim 14 is not anticipated by this patent. Therefore, Applicant has traversed the Examiner's bases for rejecting claims 18 and 19/18 for anticipation and respectfully requests that this rejection be withdrawn.

III. Conclusion

In this Response, Applicant has traversed Examiner's (i) objection to the drawings, (ii) objection to the specification, (iii) and anticipation rejections under 35 U.S.C. 102(b) based on either Van Arsdel, U.S. Patent No. 2,118,540; Anson, U.S. Patent No. 2,134,020; and Laubach, U.S. Patent No. 1,575,848. As such, Applicant has placed the present application is in condition for allowance.

The present invention is new, non-obvious and useful. Reconsideration and allowance of the claims are respectfully requested.

Dated: June <u>1</u>, 2006

Respectfully submitted,

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CATE (rigidly defined property lines) b: to make distinct, clear, or detailed in outline (the issues aren't too well defined) 3: CHARACTER-INTERCUEN (you ~ yourself by the choices you make — Denison Univ. Bull.) ~ vi: to make a definition — de-fin-able \-'fi-na-bal\ adj — de-fin-ably \-ble\ adv — de-fine-ment \-'fin-ment \ n — de-fin-er

- ucrimenty (-vic) aux — ucrimente (-ini-inst) (-in-inst) (-in-ins

sional definitive host n (1901); the host in which the sexual reproduction of a parasite takes place de-fi-ni-tize \'def-(ə-)nə-,tiz, di-'fin-ə-\ vr -tized; -tiz-ing (1876) : to make

definitude \di-fin-o-,t(y)ud, -fi-no-\ n [irreg. fr. definite] (1836) : PRE-

CSION. DEFINITENESS

def-la-grate \(\) \\ \) \(\) \\ \) \(\) \\ \(\) \(\) \(\)

ploration., aejoratio, ir. aejoratus, pp. of aejoratej (150). Toptate the hymen (**)de-'fiau(-a)r\ vi [ME deflouren, fr. LH. MF deflorer. fr. LL deflourer, fr. L de- + flor-, fos flower — more at BLOW) (14c) 1: to deprive of virginity: RAVISH 2: to take away the prime beauty of — de-flow-erer n de-flow-er

de-force \(')dē-'fō(a)rs, -'fō(a)rs\\\ w \text{ [ME deforcen, Ir. MF deforcier, fr. de-+ forcier to force] (15c) 1: to keep (as lands) by force from the rightful owner 2: to eject (a person) from possession by force — deforcement \-'fōr-smant, -'fōr-\n [AF, fr. OF, prp. of deforcier] (15c) : one who deforces the rightful owner defores-tation \('\)\dē-for-s-'stā-shan, -fār-\n (1874): the action or process of clearing of forests also: the state of having been cleared of forests — defor-est \('\)'dē-'for-ast, -'fār-\ w' deform \('\)\distance \('\)\de-'for-ast, -'fār-\ w' \('\)\de-form \('\)\distance \(

: to spoil the form of 2 a: to spoil the looks of: Distriction of bitterness) b: to make hideous or monstrous 3 + to shape of by stress wi: to become missimape for the stress of the total of the stress of the str

the course of life or existence (her — aunt's will (line will) course of life or existence (her — aunt's will (line like) exprese DEAD de-fuse (')dē-fylūz\ w (1943) 1: to remove the fuse from (asin' bomb) 2: to make less harmful, potent, or tense: CALM(~ the de-fye) in the remove the function of laift, it lenge, fr. MF de-fied; de-fy-ing [ME defyen to renounce faith, it lenge, fr. MF de-fied; de-fy-ing [ME defyen to remove faith, fr. (assumed) Villerge to combat 2: to challenge to do something considered ble: DARE 3: to confront with assured power of resistantification of the field o

GARD ~ public dynamics of the paintings ~ classification / paintings ~ classification / de-ly \di-\frac{1}{1}, 'd\vec{c}-\,\ n, pl defies (1580): CHALLENGE DEFIANCE / de-ly \di-\frac{1}{1}, 'd\vec{c}-\,\ n, pl defies (1580): CHALLENGE DEFIANCE / de-ly \di-\frac{1}{1}, 'd\vec{c}-\,\ n, pl defies (1580): CHALLENGE DEFIANCE / de-ly \di-\frac{1}{1}, 'd\vec{c}-\,\ n, pl defies (1580): CHALLENGE DEFIANCE / de-ly \di-\frac{1}{1}, 'd\vec{c}-\,\ n, pl defies (1580): CHALLENGE DEFIANCE / de-ly \di-\frac{1}{1}, 'd\vec{c}-\,\ n, pl defies (1580): CHALLENGE DEFIANCE / de-ly \di-\frac{1}{1}, 'd\vec{c}-\,\ n, pl defies (1580): CHALLENGE DEFIANCE / de-ly \di-\frac{1}{1}, 'd\vec{c}-\,\ n, pl defies (1580): CHALLENGE DEFIANCE / de-ly \di-\frac{1}{1}, 'd\vec{c}-\,\ n, pl defies (1580): CHALLENGE DEFIANCE / de-ly \di-\frac{1}{1}, 'd\vec{c}-\,\ n, pl defies (1580): CHALLENGE DEFIANCE / de-ly \di-\frac{1}{1}, 'd\vec{c}-\,\ n, pl defies (1580): CHALLENGE DEFIANCE / de-ly \di-\frac{1}{1}, 'd\vec{c}-\,\ n, pl defies (1580): CHALLENGE DEFIANCE / de-ly \di-\frac{1}{1}, 'd\vec{c}-\,\ n, pl defies (1580): CHALLENGE DEFIANCE / de-ly \di-\frac{1}{1}, 'd\vec{c}-\,\ n, pl defies (1580): CHALLENGE DEFIANCE / de-ly \di-\frac{1}{1}, 'd\vec{c}-\,\ n, pl defies (1580): CHALLENGE DEFIANCE / de-ly \di-\frac{1}{1}, 'd\vec{c}-\,\ n, pl defies (1580): CHALLENGE DEFIANCE / de-ly \di-\frac{1}{1}, 'd\vec{c}-\,\ n, pl defies (1580): CHALLENGE DEFIANCE / de-ly \di-\frac{1}{1}, 'd\vec{c}-\,\ n, pl defies (1580): CHALLENGE DEFIANCE / de-ly \di-\frac{1}{1}, 'd\vec{c}-\,\ n, pl defies (1580): CHALLENGE DEFIANCE / de-ly \di-\frac{1}{1}, 'd\vec{c}-\,\ n, pl defies (1580): CHALLENGE DEFIANCE / de-ly \di-\frac{1}{1}, 'd\vec{c}-\,\ n, pl defies (1580): CHALLENGE DEFIANCE / de-ly \di-\frac{1}{1}, 'd\vec{c}-\,\ n, pl defies (1580): CHALLENGE DEFIANCE / de-ly \di-\frac{1}{1}, 'd\vec{c}-\,\ n, pl defies (1580): CHALLENGE DEFIANCE / de-ly \di-\frac{1}{1}, 'd\vec{c}-\,\ n, pl defies (1580): CHALLENGE DEFIANCE / de-ly \di-\frac{1}{1}, 'd\vec{c}-\,\ n, pl defies (1580): CHAL

de-gas \(')dē-'gas\ vr (1920): to remove gas from (~ an electron de Gaullism \di-'gō-,liz-om, -'gō-\ n (1943): GAULLISM -- de (

\-last\n\delta (\rangle de-gaus\)\(')\delta 'gaus\\\vi\[(de-+\)\ gaus\, after Karl F. Gaus\]\((ca.\)\((de-+\)\ - de-gauss-er n

sion 4: the coding of an amino acid by more than one code genetic code
degener-ate \di-'jen-(3-)rot\ adj [ME degenerat, fr. L degener
of degenerare to degenerate, fr. de + gener-, genus race, kind
at Kin] (15c) 1 a: having declined (as in nature, character, s
or function) from an ancestral or former state b: having s
condition below that which is normal to a type; esp: having s
lower and usu, peculiarly corrupt and vicious state c: Deci
being mathematically simpler (as by having a factor or
equal to zero) than the typical case (the graph of a second degi
tion yielding two intersecting lines is a hyperbola) 3: c
ized by atoms stripped of their electrons and by very great de
matter); also: consisting of degenerate matter (a ~ stat) 4
ing two or more states or subdivisions (~ energy level). 5
conductor: having a sufficient concentration of impurities to
electricity 5: having more than one codon representing
acid; also: being such a codon syn see victous — degenerate
degenerate delibies of state with 1545). 1 to pass from a hi

acid; also: being such a codon

degen-erate-iess n

degen-erate (di-jen-a-rat) w (1545) 1: to pass from a bi
lower type or condition: DETERIORATE 2: to sink into a lov
tual or moral state 3: to decline in quality (his poetry
degenerated into jingles) 4: to decline from a condition or
standards of a species, race, or breed 5: to evolve or deve
less autonomous or less functionally active form (degener
degenerated). dependent parasites) (the digestive system degenerated)

cause to degenerate

**Jdegen-er-ate \di-'jen-(2-)rot\ n (1555): one that is degener

: one degraded from the normal moral standard b: a sexu
c: one showing signs of reversion to an earlier culture stage
degener-a-tion \di-jen-2-fa-shon, de\ n (150) 1: degener
tion 2: a lowering of effective power, vitality, or essential
an enfeebled and worsened kind or state 3: intellectual
decline, 4 a: progressive deterioration of physical charact
level representing the norm of earlier generations or forms
oration of a tissue or an organ in which its function is dimini
structure is impaired 5: marked decline in excellence (as
manship or originality) syn see DETERIORATION

flea-wort \fle-,wərt, -,wo(a)rt\ n [ME flewort, fr. OE fleawyrt, fr. flea + wyrt herb, root — more at ROOT] (bef. 12c): any of three Old World plantains (esp. Plantago psyllium) whose seeds are sometimes used as a mild laxative — compare PSYLLIUM SEED fleche \flash, flesh\ n [F, lit., arrow] (1848): SPIRE: esp: a slender spire above the intersection of the nave and transepts of a church fle-chette \flash flesh n [F, fr. dim. of fleche arrow, fr. OF fleche, of Grmc origin; akin to MD vileke arrow, OE fleogan to fly) (1915): a small dart-shaped projectile that is clustered in an explosive warhead, dropped as a missile from an airplane, or fired from a hand-held gun fleck \fle\ vile\ vile\ back-formation fr. flecked spotted, fr. ME, prob. fr. ON flekkottr, fr. flekkr spot — more at FLAY] (14c): STREAK, SPOT (white-caps ~ed the blue sea) fleck n (1598) 1: SPOT, MARK (a brown tweed with ~s of yellow) 2: FLAKE PARTICLE (~s of snow drifted down) flection var of FLEXION fledge \fleeq fledg-ing [fledge (capable of flying), fr. ME fleege, fr. OE flyege, akin to OHG flucki capable of flying, OE fleogan to fly — more at FLY] vi. of a bird (1566): to acquire the feathers necessary for flight ~ w 1: to rear until ready for flight or independent activity 2: to cover with or as if with feathers or down 3: to furnish (as an arrow) with feathers

(as an arrow) with feathers
fledg-ling \float (1830) 1: a young bird just fledged 2: an immature or inexperienced person 3: one that is new (a ~ company in

mature or inexperienced person 3: one that is new (a ~ company in the industry) flee \\flact{18c} w fled \\flock\; flee-ing [ME flen, fr. OE fleon; akin to OHG fleohan to flee] vi (bef. 12c) 1 a: to run away often from danger or evil: FLY b: to hurry toward a place of security 2: to pass away swiftly: VANISH (mists ~ing before the rising sun) ~ w: to run away from: SHUN fleese \\\ fless n \\ ME flees, fr. OE fleos; akin to MHG vlius fleece, L pluma leather, down \(\text{loef. 12c} \) 1 a: the coat of wool covering a wool-bearing animal (as a sheep) b: the wool obtained from a sheep at one shearing 2 a: any of various soft or woolly coverings b: a soft bulky deep-piled knitted or woven fabric used chiefly for clothing fleece w fleeced; fleecing (1537) 1 a: to strip of money or property by fraud or extortion b: to charge excessively for goods or services 2: to remove the fleece from: SHEAR 3: to dot or cover with fleecy masses

2: to remove the fleece from: Shear 3: to not of cover with incommasses
fleeced \flest\ adj (1580) 1: covered with or as if with a fleece 2 of a
textile: having a soft nap
fleech \flicat\ vo [ME (Sc) flechen] dial (14c): COAX, WHEEDLE
fleecy \flicat\ vo [ME (Sc) flechen] dial (14c): COAX, WHEEDLE
fleecy \flicat\ vo [ME (Sc) flechen] dial (14c): covered with, made of, or
resembling fleece (a ~ winter coat)
\flicer \fli(3)r\ vi [ME fleryen, of Scand origin; akin to Norw flire to
giggle — more at FLIMFLAM] (15c): to laugh or grimace in a coarse
derisive manner: SNEER syn see scoft—fleer-ing-ly \in-life adv
fleer n (1604): a word or look of derision or mockery
fleet n (1604): a word or look of derision or mockery
fleet n (1604): a word or look of derision or mockery
fleet n (1604): a word or look of derision or mockery
fleet n (1604): a word or look of derision or mockery
fleet n (1604): a look | 12c) 1 obs: DRIFT 2 a archaic: FLOW b
: to fade away: vanish 3: to fly swiftly ~ vi 1: to cause (time) to
pass usu. quickly or imperceptibly 2 [alter. of flili: to move or
change in position (~ a hawser)
fleet n [ME flete, fr. OE fleot ship, fr. fleotan] (13c) 1: a number of
warships under a single command; specif: an organization of ships and
aircraft under the command of a flag officer 2: a group (as of ships,
planes, or trucks) operated under unified control
fleet admiral n (1946): an admiral of the highest rank in the navy
whose insignia is five stars
fleet-footed\-\flicat\ \flicat\ \flica

in constr: FLEMINGS
Flemish giant n (ca. 1898): a rabbit of a breed prob. of Belgian origin that is characterized by large size, vigor, and solid coat color in black.

that is characterized by large size, vigor, and solid coat color in black, white, or gray flense \(\frac{1}{16}\) flen(t)s\\ v flensed; flens-ing \([D\) flensen or Dan & Norw flense \(\frac{1}{1814} \)): to strip \((as a whale) \) of blubber or skin \(\frac{1}{184} \)): to strip \((as a whale) \) of blubber or skin \(\frac{1}{184} \)): to strip \((as a whale) \) of blubber or skin \(\frac{1}{184} \)): to strip \((as a whale) \) of blubber or skin \(\frac{1}{184} \)): to strip \((as a whale) \) of blubber or skin \(\frac{1}{184} \)): to strip \((as a whale) \) of blubber or skin \((as a whale) \) of blubber or skin \((as a whale) \) of a vertebrate; esp: the parts of property of the body of an animal and esp. of a vertebrate; esp: the parts composed chiefly of skeletal muscle as distinguished from visceral structures, bone, and integuments \(b : \text{sleck well-fatted condition of body c} \) c: some and integuments \(b : \text{sleck well-fatted condition of body c} \) c: Skin \(2 \) a: edible parts of an animal \(b : \text{flesh of a mammal or fowl that is an article of diet \((abstain from \) during religious fasts \((as a whale) \) a: the physical being of man \((the spirit indeed is willing, but the \(\sigma \) is weak \(-Mt \) 2641 \((AV) \) b: HUMAN NATURE \(4 \) a: human beings: MANKIND \(b : \text{living beings} \) c: STOK KINDRED \((as a whale) \) selection \((as a whale) \) of the narrative \(-1 \) and of the part of a fruit \(6 \) Christian Science: an illusion that matter has sensation \(7 : \text{SUSTANCE} \((nsights buried in the \(\sigma \) of the narrative \(-1 \) an Carew \(-1 \) in the flesh; in person and alive

alive
flesh wt (1530) 1: to initiate or habituate esp. by giving a foretaste 2
archaic: GRATIFY 3: to clothe or cover with or as if with flesh;
broadly: to give substance to — usu, used with out 4: to free from
flesh or vi: to become fleshy — often used with up or out
flesh and blood n (bef. 12c) 1: corporeal nature as composed of flesh
and of blood 2: near kindred — used chiefly in the phrase one's own
flesh and blood 3: Substance, REALITY
fleshed \(\frac{1}{1} \) fleshed \(\fra

flesh fly n (14c): a two-winged fly whose maggots feed on flesh; any of a family (Sarcophagidae) of flies some of which cause mytasis flesh-iness \flesh-ë-nəs\ n (15c): the state of being fleshy: CORFL

LENCE flesh-ings \flesh-ings\ n pl (1838): material removed in fleshing a hide

or skin
flesh-ly 'flesh-le\ adj (bef. 12c) 1 a: CORPOREAL BODILY b: of, relaiing to, or characterized by indulgence of bodily appetites; esp: LASCY!
OUS (~ desires) c: not spiritual: WORLDLY 2: FLESHY, PLUMF 3
having a sensuous quality (~ art) syn see CARNAL

OUS (~ desires) c: not spiritual: worldy 2: Fleshy, Plump 3: having a sensuous quality (~ art) syn see Carnal flesh-ment \ Tlesh-mont\ n [Plesh] obs (1605): excitement associated with a successful beginning flesh-pot \ Tlesh-pat\ n (1592) 1 pl: bodily comfort: Luxury 2: a place of lascivious entertainment — usu. used in pl. flesh wound n (1674): an injury involving penetration of the body musculature without damage to bones or internal organs fleshy \Tlesh-\text{2} adj flesh-ier; -est (14c) 1 a: marked by, consisting of, or resembling flesh b: marked by abundant flesh; esp: corrulation b: not thin, dry, or membranous (~ fungi) flesh full number of the perfectly ripe melon) b: not thin, dry, or membranous (~ fungi) fleshy fruit n (1929): a fruit (as a berry, drupe, or pome) consisting largely of soft succulent tissue fletch \ Tlech\ vr [back-formation fr. fletcher] (1635): FEATHER (~ in arrow)

OF floir, ftr. flor flower—more at FLOWEN, of a hardalic cross (150): having the ends of the arms broadening out into the heads, of fleurs-de-lis—see CROSS illustration flew pasts of FLY flews \(\text{flux} \) n p [origin unknown] (1575): the pendulous lateral parts of a dog's upper fip—see Dog fillustration flex \(\text{fleks} \) w b [L flexus, pp. of flecterel vt. (1521) 1: to bend esp. repeatedly 2 a ; to move muscles so as to cause flexion of (a joint) b: to move or tense (a muscle or muscles) by contraction \(\times \) w it is to move muscles so as to cause flexion of (a joint) b: to move or tense (a muscle or muscles) by contraction \(\times \) w it is END—flex one's muscles: to demonstrate one's strength (an exaggerated need to flex his political muscles—J. P. Lash) flex n (ca. 1934): an act or instance of flexing flex-del: \(\text{flex.sp-obl.} \) and \(\text{disc} \) \(\text{disc} \)







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²fli: for flin frc fee flin flin 0n 1: a: do flo res an sei sei in v sel flin

pro siv im du s flint ho no-mothet-le \^'thet-ik\ adj [Gk nomothetikos of legislation, fr. nomothetic lawgiver, fr. nomos law + -thetis one who establishes, fr. tithenal to put — more at DO] (1658): relating to, involving, or dealing with abstract, general, or universal statements or laws -no-my \n-o-m\epsilon a comb form [ME -nomie, fr. OF, fr. L -nomia, fr. Ok, fr. nemein to distribute — more at NIMBLE]: system of laws governing or sum of knowledge regarding a (specified) field (agronomy) non-\('\)\nambda also \non or '\non before '-stressed syllable, \nambda in also \non before '-stressed or unstressed syllable; the variant with \(\text{air}\) is a lso to be understood at pronounced entries, where it is not shown\\\ prefix [ME, fr. MF, fr. L \non not, fr. OL noenum, fr. ne- not + oinom, neut. of oinos one — more at No. ONE] 1: not: other than: reverse of: absence of 2: of little or no consequence: unimportant: worthless (nonissues) \((nonissues)\) (nonsystem) 3: lacking the usual esp. positive characteristics of the thing specified (noncelebration) \((nontheater)\)

non-abra-sive non-abrupt non-ab-sorb-able on ah sor hent non-ab-sorp-tive non-ac-a-dem-ic non-ac-cept-able non-ac-cep-tance non-ac-ces-si-ble non-ac-count-able non-ac-cred-lt-ed non-ac-cru-el non-schierenon-acid non-acid-ic non-ac-quis-i-tive non-act-ing non-ac-tion non-ac-ti-vat-ed con-sc-tor non-adap-tive non-ad-dict non-ad-dict-ing non-ad-he-sive on-adi-a-bat-io non-ad-ja-cent non-ad-just-able non-ad-mir-er nan-ad-mis-sine non-nes-thet-ic non-af-fil-i-at-ed non-Al-ri-can n-ag-gres-sion non-ag-gres-sive non-ag-ri-cul-tur-al non-al-co-hol-ic non-al-ler-gen-ic non-al·ler-gic non-al-pha-bet-ic non-am-big-u-ous non-an-a-lyt-ic non-an-a-tom-ic non-an-i-mal non-an-tag-o-nis-tic non-an-thro-po-log-i-cal non-an-thro-pol-o-gist non-an-ti-bi-ot-ic non-an-ti-gen non-an-ti-gen-ic non-ap-pear-ance non-aquat-ic non-aque-ous non-ar-a-ble non-ar-bi-trari-ness non-ar-bi-trary gon-ar-chi-tect non-ar-chi-tec-ture non-ar-gu-ment non-aris-to-crat-ic non-ert non-art-ist non-ar-tis-tic non-as-ser-tive non-as-so-ci-at-ed non-setro-non i-cal non-ath-lete non-ath-let-ic non-atom-ic non-at-tach-ment pop-at-ten-dance non-at-ten-tive non-au-di-to-ry non-su-thor non-au-thor-i-ta-tive non-au-to-mat-ed non-au-to-mat-ic non-au-to-mo-tive non-avail-abil-i-ty

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non-bac-te-ri-al non-bal-lis-tic non-bar-bi-tu-rate non-bear-ing non-be-hav-ior-al non-be-lief non-be-liev-er non-bel-lig-er-en-cu non-bel-lig-er-ent non-bet-ting non-bib-lio-graph-ic non-bi-na-ry non-bind-ing non-bind-ing non-bio-de-grad-able non-bio-graph-i-cal non-bio-log-i-cal non-bi-ol-o-gist non-bit-ing non-black non-body non-bond-ed non-bond-ing non-brand non-break-able non-breed-er non-breed-ing non-broad-cast non-build-ing non-burn-able non-cak-ing non-call-able non-cam-pus non-can-cel-able non-can-cer-ous non-can-ni-bal-is-tic non-cap-i-tal non-can-i-tal-ist non-car-cin-o-gen non-car-ci-no-gen-ic non-car-di-ac non-car-ri-er non-cash non-ca-su-al non-Cath-o-lic non-caus-al non-cel-e-bra-tion non-cel·lu-lar non-cel·lu·los·ic non-Celt·ic non-cen-tral non-cen-tif-i-cat-ed non-cer-tif-ied non-chal-leng-ing non-char-ac-ter non-char-is-mat-ic non-chau-vin-ist non-chem-i-cal non-cho-sen non-Chris-tian non-chro-no-log-i-cal non-church-go-ei non-cir-cu-las non-cir-cu-lat-ing non-cit-i-zen non-clan-des-tine non-class non-classical non-clas-si-fied non-class-room non-cler-l-cal non-cling non-clin-l-cal non-clog-ging non-cog-ni-tive non-co-her-ent non-co-in-ci-dence non-co-ital non-cok-ing non-col-lec-tor

non-col·lege

non-col-le-giate non-col-lin-ear non-col-ored non-col-or-fast non-com-bat non-com-bus-ti-ble non-com-mer-clal non-com-mit-ment on-com-mit-ted non-com-mu-ni-cat-ing aon-com-mu-ni-ca-tior non-com-mu-ni-ca-tive non-com-mu-ni-ty non-com-mu-ta-tive non-com-mu-te-tiv-ity non-com-pa-ra-bil-i-ty non-com-pa-ra-ble non-com-pat-i-ble non-com-pe-ti-tion non-com-pet-i-tive aon-com-pet-i-tor aon-com-ple-men-ta-ry ·plex non-com-pli-ance non-com-pli-cut-ed non-com-ply-ing non-com-pos-er non-com-pound non-com-pre-hennon-com-press-ible non-com-put-er non-con-cep-tu-al non-con-cern non-con-clu-sion non-con-clu-sive non-con-cur-rent non-con-dens-able non-con-duct-ing non-con-duc-tioi non-con-duc-tive non-con-fer-ence non-con-fi-dence non-confidential non-con-flict-ing non-con-fron-ta-tion non-con-fron-ta-tion-al non-con-gru-ent non-con-ju-gat-ed aon-con-nec-tion non-con-scious non-con-sec-u-tive non-con-sen-su-al non-con-ser-va-tion nan-conservativ non-con-sol-i-dat-ed aon-con-stant non-con-sti-tu-tion-al non-con-struc-tion non-con-struc-tive non-con-sum-er non-con-sump-tion non-con-sump-tive non-con-tact non-con-ta-gious non-con-tem-po-rary non-con-tig-u-ous non-con-tin-u-ous non-con-trac-tu-al non-con-tra-dic-tion non-con-tra-dic-to-ry non-con-trib-ut-ing non-con-trib-u-to-ry non-con-trol-la-ble non-con-trolled non-con-trol-ling non-con-tro-ver-sial non-con-ven-tion-al aon-con-vert-ible non-cor-re-la-tion non-cor-rod-ing non-coun-ty

BOD-COV-CC-REC non-cre-stive non-cre-stiv-i-ty non-crime non-crim-l-nal non-cri-sis non-crit-i-cal non-crush-able non-crys-tal-line non-cul-ti-vat-ed non-cul-ti-va-tion non-cul-tur-al non-cu-mu-la-tive con-cur-rent non-cus-tom-er non-cy-clic non-cy-cli-cal non-danc-ei non-de-cep-tive non-de-creas-ing non-de-duc-tive non-de-fer-ra-ble non-de-form-ing non-de-gen-er-ate non-de-grad-able non-de-gree non-del-e-gate non-de-lib-er-ate non-de-lin-quent non-de-liv-er non-de-mand-ing non-dem-o-crat-i non-de-nom-i-na-tion-al non-de-nom-i-na-tion-al-ism non-de-part-men-tal non-de-peu-dent non-de-plet-able non-de-plet-ing non-de-po-si-tion non-de-rive-tive non-de-scrip-tive de ter min is tic non-de-vel-op-ment non-de-vi-ant non-di-a-bet-ic non-di-a-lyz-able non-di-dac-tic non-dif-fus-ible pon-di-men-sion-al non-dip-lo-mat-ic non-di-rect-ed non-di-rec-tion-a non-dis-abled non-dis-clo-sure non-dis-count non-dis-count-able non-dis-cre-tion-ary non-dis-crim-i-na-tion non-dis-crim-i-na-to-ry non-dis-cur-sive non-dis-per-sive non-dis-rup-tive non-di-ver-si-fied non-doc-tor non-doc-tri-naire non-doc-u-men-ta-ry non-dog-mat-ic non-dol-lar non-do-mes-tic non-dom-i-nant non-dra-mat-ic non-driv-er non-drug non-du-ra-ble non-earn-ing non-ec-cle-si-as-ti-cal aon-econ-o-mist non-ed-i-ble non-ed-i-to-ri-al non-ed-u-ca-tion non-ed-u-ca-tion-al non-ef-fec-tive non-elas-tic non-elect-ed non-elec-tion non-elec-tive non-elec-tric non-elec-tri-cal non-elec-tron-ic non-el-e-men-ta-ry non-el-i-gi-ble non-elite non-emer-gen-cy non-emo-tion-al non-em-phat-ic non-em-pir-i-cal non-em-ploy-ee non-em-ploy-ment

non-emp-ty

non-en-force-abil-i-ty non-en-force-able non-en-force-ment non-en-gage-ment non-en-gi-neer-ing non-en-ter-tain non-en-zy-mat-ic non-en-zy-mic non-equi-lib-ri-um non-equiv-a-lence non-equiva-lent non-erot-ic non-es-sen-tial non-es-tab-lished non-es-tab-lish-ment non-es-ter-i-fied non-eth-i-cal non-Eu-ro-pe-an non-ev-i-dence non-ex-change-able non-ex-ec-u-tive non-ex-empt non-ex-is-ten-tial non-ex-pend-able non-ex-per-i-men-tal non-ex-pert non-ex-plan-a-to-ry non-ex-ploi-ta-tion non-ex-ploit-ative non-ex-ploit-ive non-ex-plo-sige non-ex-posed non-ex-tent non-fact non-fac-tu-al non-fac-ul-ty non-fad-ing non-lam-i-ly non-fan non-farm aon-farm-er nou-fa-tal non-fat-ten-ing non-fat-ty non-led-er-al non-fed-er-at-ed non-rea-er-at-ea non-fil-a-men-tous non-fil-ter-able non-fi-nal non-fi-nan-cial non-fi-nite non-fis-sion-able non-flu-o-res-cent non-flu-o-ri-dat-ed non-fly-ing non-food non-for-feit-able non-for-fei-ture non-for-mal non-fos-sil non-frat-er-ni-za-tion non-freez-ing non-ful-fill-ment non-func-tion-al non-func-tion-ing non-gas-cous non-gay non-gen-er-ic non-ge-net-ic non-gen-i-tal non-geo-met-ri-cal non-ghet-to non-glam-or-ous non-glare non-gov-ern non-gov-ern-men-tal non-grad-ed non-grad-u-ate non-gram-mat-i-cal non-gran-u-lar non-ereasy non-gre-gar-i-o non-grow-ing non-growth in non-hand-i-capped non-hap-pen-ing non-har-dy non-har-m non-haz-ard-ous non-heme non-he-mo-lyt-ic non-he-red-i-tary non-hi-er-ar-chi-cal non-His-pan-ic non-his-tor-i-cal non-ho-mo-ge-neous non-ho-mol-o-gous non-ho-mo-sex-u-al non-hos-pi-tal

non-hos-pi-tal-ized non-hos-tile non-hu-man non-livs-ter-i-cal non-lide-al non-liden-ti-ty 100 non-ideo-log-i-cal non-im-age non-im-i-ta-tive non-im-mi-grant non-im-pact non-im-pli-ca-tion non-im-por-ta-tion non-in-clu-sion non-in-creas-inc nan-in-cum-be non-In-di-an non-in-dig-e-nous non-in-di-vid-u-al non-In-do-Eu-ro-pe-in non-in-dus-tri-al non-in-dus-tri-al-iza-tion non-in-dus-tri-al-ized non-in-dus-try non-in-fect-ed non-in-fec-tious non-in-fec-tive non-in-lest-ed non-in-flam-ma-ble non-in-flam-ma-to-ry non-in-fla-tion-ary non-in-flec-tion-al non-in-flu-ence non-in-for-ma-tion non-ini-tial gon-ini-ti-ate non-in-ju-ry non-in-sec-ti-cid-al non-in-stall-ment non-in-sti-tu-tion-alnon-in-sti-tu-tion-al-ized non-in-struc-tion-al non-in-sured non-in-te-gral non-in-te-grat-ed non-in-tel-lec-tu-al non-in-ter-act-ing non-in-ter-course pop-in-ter-fer-ence non-in-ter-sect-ing non-in-tox-i-cant non-in-tox-i-cat-ing non-in-tru-sive non-ion-iz-ing non-iron non-ir-ra-di-at-ed non-ir-ri-gat-ed non-ir-ri-tant non-ir-ri-tat-ing non-is-suc non-Jew non-Jew-ish non-join-er non-ju-di-cial non-ju-ry non-ko-sher non-lan-guage non-law-yer non-lead-ed non-league non-le-gal non-le-gume non-le-thal non-lex-i-cal non-li-brar-i-an non-li-brary aon-life non-lin-eal non-lin-ear non-lin-car-i-ty non-lig-uid non-lit-er-ary non-liv-ing non-lo-cal non-log-i-cal non-lu-mi-nous non-mag-net-ic non-ma-jor non-ma-lig-nant non-mai-lea-ble non-man-age-ment non-man-a-ge-ri-al non-man-u-al non-man-u-fac-tur-ing non-mar-i-tal . non-mar-ket non-Marx-ist non-ma-te-ri-al non-ma-te-ri-al-is-tic non-math-e-mat-i-cal mea-sur-able

11:3

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: the area over which a right-of-way exists b: the strip of land over which is built a public road c: the land occupied by a railroad esp for its main line d: the land used by a public utility (as for a transmission line) 3 a: a precedence in passing accorded to one vehicle over another by custom, decision, or statute b: the right of traffic to take precedence c: the right to take precedence over others (gave the bill the ~in the Senate) right on adj (1970) 1: exactly correct — often used interjectionally to express agreement 2 usu right-on: attuned to the spirit of the times Right Reverend (15c) — used as a title for high ecclesiastical officials right shoulder arms n (ca. 1902): a position in the manual of arms in which the butt of the rifle is held in the right hand with the barrel resting on the right shoulder; also: a command to assume this position right-to-life \(\text{rit-to-life}\) \(\text{rit-to-life}\) \(\text{dij}\) (1972): opposed to abortion — right-to-life \(\text{rit-to-life}\) \(\text{rit-to-life}\) (1949): opposing or banning the closed shop and the

right-to-work adj (1949): opposing or banning the closed shop and the

right was (1725): a triangle having a right angle right triangle n (ca. 1924): a triangle having a right angle right was (1725): any of a family (Balaenidae) of whalebone whales having very long baleen, a large head on a stocky body, a smooth throat, and short, broad, rounded flippers



right whale

right wind r (1905) 1: the rightst division of a group or party 2: RIGHT 8 — right-winger \(^0\)rit-\(^0\)rit-\(^0\)right (r) = \(^0\) \(\lambda\) and \(^0\) Algebra \(^0

STIFF

rigidi-fy \rs-'jid-5-,fi\ vb -fied; -fy-ing vt (1842): to make rigid ~ vi

10 become rigid — rigidi-itica-tion \-jid-5-fo-'kā-shan\ n

rigidi-ty \rs-'jid-5-te\ n, pl -ties (1624) 1: the quality or state of being

rigid 2: one that is rigid (as in form or conduct)

rig-ma-role \rig-(s-)m--rol\ n [alter. of obs. ragman roll (long list, cata
log)] (ca. 1730) 1: confused or meaningless talk 2: a complex and

death rigorous \'rig-(0-)ras\ adj (14c) 1: manifesting, exercising, or favoring rigor: very strict 2 a: marked by extremes of temperature or climate b: HARSH, SEVERE 3: scrupulously accurate:: PRECISE SYN see RIGID—rig-or-ous-ly adv—rig-or-ous-ness n rig-our chiefly Brit var of RIGOR Riks-mal or Riks-mal \'rik-,smôl, 'rēk-\ n [Norw, fr. rik kingdom (akin to OE rice kingdom) + mal speech, fr. ON mal — more at RICH, MAIL] (ca. 1913): BOKMÁL rile \'ri(0)\t\ vr iled; ril-ing [alter. of roil] (1825) 1: to make agitated and angry: UPSET 2: ROIL 1 ril-ey \'ri-l\eal\ adj (1805) 1: TURBID 2: ANGRY 'rill \'ri\ n [D ril or LG rille; akin to OE rith rivulet] (1538): a very small brook

rmi | m | m | D ni or LO niie; akin to UE nith rivulet] (1538): a very small brook | fill w (1610): to flow like a rill | fill \text{'ril, 'ril, 'ril, 'n | G rille, lit., channel made by a small stream, ir. LG, rill] (1868): any of several long narrow valleys on the moon's surface | rillet \text{'ril-a\', n (1538): a little rill | rim \text{'rim 'n | [Me, fr. OE rima; akin to ON rimi strip of land] (15c) | 1 | a: the outer part of a wheel joined to the liub usu. by spokes | b: a removable outer metal band on an automobile wheel to which the tire is attached | 2 | a: the outer often curved or circular edge or border of something | b: BRINK | 3: FRAME 3d(1) | rim-less \text{-lask adj} \text{-losk adj} \text{-losk adj} \text{-losk rimming the camp} | 2: to run around the rim of (putts that \times the cup) \times vi; to form or show a rim

rime \frim\ n [ME rim, fr. OE hrim; akin to ON hrim frost, Latyland kreims cream] (bef. 12c) 1: FROST [c. 2: an accumulation of granging lar ice tusts on the windward sides of exposed objects that is formed from supercooled fog or cloud and built out directly against the wind 3: CRUST, INCRUSTATION (a \simple of snow) frime vi rimed; rim-ling (ca. 1755): to cover with or as if with rime in time, rimer, rimester var of RHYME RHYMER RHYMESTER rim-fire \(\frac{1}{1}\time\), adj. of a cartridge (1868): having the priming distributed in the rim of the shell — rimfire n

rim-line\(\frac{1}{1}\time\), adj. of a cartridge (1868): having the priming distributed in the rim of the shell — rimfire n

land rimmed \rimd\ adj (1729): having a rim — usu used in combination (dark-rimmed glasses) (red-rimmed eyes) rim-rock \rim-räk\ n (1860) 1: a top stratum or overlying strata of resistant rock of a plateau that outcrops to form a vertical face 21-the effect of a rimcock outcrop

resistant rock of a plateau that outcrops to form a vertical face 2: the edge of face of a rimrock outcrop rimy \frac{1}{1} rim-let; -est [OE hrimig, fr. hrim] (bef. 12c): covered with rime: FROSTY rind \frac{1}{1} rim\frac{1}{1} r

dance around in a circle and at a given signal squat — called also ring-a-rosy
ring-bark \rin-bark\ vi (1892): GIRDLE 3
ring binder n (ca. 1929): a loose-leaf binder in which split metal rings
attached to a metal back hold the perforated sheets of paper
ring-bolt \rin-bolt\ n (1626): an eyebolt with a ring through its eye
ring-bone \rin-bolt\ n (1523): an exostosis on the pastern bones of the
horse usu-producing lameness
ring dance n (1600): ROUND DANCE 1
ring-dove \rin-day n (1538) 1: a common European pigeon (Columba palumbus) with a whitish patch on each side of the neck and
wings edged with white 2: a small dove (Streptopelia risoria) of southeastern Europe and Asia
ringed \rind\ adj (14c) 1: encircled or marked with or as if with rings
2: composed or formed of rings
ringer \rin-or\ n (15c) 1: one that sounds esp. by ringing 2 a (1)
: one that enters a competition under false representations (2): iM-

POSTOR, FAKE with dead (he's ringer n (1863) horseshoe that Ringer's soluti that contains that contains phosphate ions a medium essering finger n (t forefinger as thinggit \ringing \r ring leader \
engaged esp. I
ring let \'rin-la
long curl of h
ring-mas-ter \'i
a ring (as of a ring-neck \- ne ring-necked \ ring of color ring necked d the male of black back, a of the wings ring-necked p ous pheasan have been w regions as ga of or hybrid: mon Old W chicus) chicus)
ring-po-rous
: having ves
larger in cr
with a resul
between the
the previou
porous
lring-side Vring side \r iust outside occurs 2: have a close ringside adj ~ seat >

ring spot n (1 consisting crotic, often disease of v teristic lesic tenstic lesse ring-straked stripes ring-tail \-,ti ring-tailed \ differing co circle (a ~ ring-taw \-.1 in a circle (object bein

ring toss \-, ring up vr [[ter] (1957) : ACHIEVE ring-worm the skin, 1 and chara are covere renc place marked o skating; a roller-ska curling rinky-dink

rinky-din-rinky-din-rase \frir rincer, fr. with out washing) (dirt or ir.
rinse n (1 rinsing rinsing n has been rio-ja \rē-Spain; es, 'ri-ot \'rī-behavior disturbai der b:

the publ acting w

comedy riot vi (1

semi-nary \sem-2-ner-E\ n. pl -nar-les [ME, seedbed, nursery, seminary, fr. L seminarium, ir, semin-, semen seed] (15c) 1: an environment in which something originates and from which it is propagated (a ~ of vice and crime) 2 a : an institution of secondary or higher education; esp: an academy for girls b: an institution for the training of candidates for the priesthood, ministry, or rabbinate semi-nat-u-ral \semi-nat-(-2-)rol, sem-i-\dd/(ca. 1962): modified by human influence but retaining many natural features (~ temperate

human influence but retaining many natural features (~ temperate méadows)
semi-inifer-ous \sem-2-inif-(a-)ros\ adj [L semin-, semen seed + E
-iferous] (1692): producing or bearing seed or semen
seminiferous tubule n (1860): any of the coiled threadlike tubules that
make up the bulk of the testis and are lined with a germinal epithelium
from which the spermatozoa are produced
Semi-nole \sem-2-nol\ n. p! Seminoles or Seminole [Creek simulo-ni,
simano-ii, lit., wild, fr. AmerSp cimarron] (1789): a member of an
American Indian people of Florida
semi-no-mad \sem-i-no-mad, sem-i-\ n (ca. 1934): a member of a
people living usu, in portable or temporary dwellings and practicing
seasonal migration but having a base camp at which some crops are
cultivated — semi-no-mad-ic\no-mad-ik\ adj
semi-nude \-n(s)id\ adj (1849): partially nude — semi-nu-di-ty
\-\n'(s)id-3-t\ n
semi-ol-ficial \sem-e-3-'fish-3l, sem-i-\ adj (1806): having some official authority or standing — semi-ol-ficial-ly\-\n'fish-(a-)l\ adv — semi-olsemi-ol-ogy \sem-e-3-me-il-3-jis, sem-e-1, semi-ol-ogi-cal\ \semi-solz-'laj-i-kol\ adj — semi-ologi-cal\ y\-->-semi-ol-ogi-cal\ \semi-semi-ol-ogi-cal\ y\-->-semi-ol-ogi-semi-ol-ogi-cal\ y\-->-semi-ol-ogi-semi-ol-ogi-cal\ y\-->-semi-ol-ogi-semi-ol-og

2-1a₁-t-k2\\ adj — se-mi-o-log-t-cai-iy \-2- la₁-t-k(2-)ic\\ adv — se-mi-o-logist \-2i -2- jost \ n semi-o-siot \ n semi-

semi-sol-id \-sai-od\ adj (1834): having the qualities of both a solid and a liquid: highly viscous — semi-solid n semi-sweet \-swet\ adj (1943): slightly sweetened (~ chocolate)

semi-syn-thet-ic \sin-'thet-ik\ adj (1937) 1: produced by chemical alteration of a natural starting material (~ penicillins) 2: containing both chemically identified and complex natural ingredients (a ~ diet); Sem.ite \sem.it, ep Brit 'semit\ n [F semite tr. Sem Shem, fr. LLLiff Gk Sēm. fr. Heb Shēm] (1879): a member of any of a group of people of southwestern Asia chiefly represented now by the Jews and Araba but in ancient times also by the Babylonians, Assyrians, Aramacang Canaanites, and Phoenicians semi-ter-restrial \sem-i-to-'res-trē-ol, sem-i-, 'res(h)-chol\ adj (197) 1: growing on boggy ground 2: frequenting but not living wholly on land

on land

Semitic \sa-mit-ik\ adj [G semitisch, fr. Semit, Semite, prob fr. NL Semita, fr. LL Sem Shem] (1826) 1; of, relating to, or characteristic of the Semites; specif: EBUSH 2: of, relating to, or constituting a sublamily of the Afro-Asiatic language family that includes Hebrew, Aramaic, Arabic, and Ethiopic Semitic of (1875): any or all of the Semitic languages

Semiti-cist\sa-mit-a-sost\n (1956): SEMITIST

Semiti-cist\sa-mit-a-sost\n (1956): SEMITIST

Semiti-cist\sa-mit-a-sost\n (1956): SEMITIST

Semiti-cist\sa-mit-a-sost\n (1851) 1 a: Semitic character or qualities b: a characteristic feature of a Semitic language occurring in another language 2: policy favorable to Jews: predisposition in favor of Jews

Semi-tist\sa-a-sost\n (1885) 1: a scholar of the Semitic languages,

favor of Jews

Semi-tist \-at-ast\ n (1885) 1: a scholar of the Semitic languages cultures, or histories 2 often not cap: a person favoring or disposed to favor the Jews

semi-tion-al \semi-tion-1, semi-t\ adj (1863): CHROMATIC 3a, SEMI-TONIC—semi-tion-al-ty \-1-e\ adv

semi-tione \semi-toni-semi-tion, semi-t\ n (1609): the tone at a half step; ataily \-1-e\ 2-i-e\ 2-i-e

tranter semi-trans-lu-cent \sem-i-,tran(t)s-'lüs-'nt, sem-i-, -,tranz-\ adj (1832) : somewhat trans-lucent semi-trans-par-ent \-,tran(t)s-'par-ənt, -'per-\ adj (1793) : imperfectly

semi-trop-i-cal \-'trap-i-kal\ also semi-trop-ic \-ik\ adj (1860): SUBTROPI-

semi-year-ly \sem-i-'yi(a)r-lē, ,sem-i-\ adj (1928): occurring twice a year sem-o-li-na \sem-o-li-na\ n [It semolino, dim. of semola bran, fr. L simila finest wheat [flour] (1797): the purified middlings of hard wheat (as durun) used esp. for pasta (as macaroni or spaghetti) sem-per-vi-vim \sem-per-vi-vim \n [NL. fr. L. neuter of semper-vivis ever-living, fr. semper ever + vivus living — more at QUICK] (ca. 1591): any of a large genus (Sempervivum) of Old World fleshy herbs of the orpine family often grown as ornamentals semp-iter-nal\ \sem-pi-\text{t-ran}\] semper ever. always, fr. sem-one, same (akin to ON samr same) + per through — more at sAME FOR] (150:): of never-ending duration: ETERNAL — sem-pi-ter-nal-ly\-\text{-1-2}\text{-2}\text{-div}\) sem-pi-ter-ni-ty\-\text{-1-2}\text{-1}\text{-1}\text{-1}\text{-1}\text{-2}\text{-2}\text{-2}\text{-2}\text{-2}\text{-2}\text{-2}\text{-3}\text{-1}\text{-2}\text{-2}\text{-2}\text{-2}\text{-2}\text{-2}\text{-2}\text{-2}\text{-3}\text{-1}\text{-2}\text{-2}\text{-3}\text{-1}\text{-2}\text{-2}\text{-3}\text{-1}\text{-1}\text{-2}\text{-2}\text{-3}\text{-1}\text{-1}\text{-1}\text{-2}\text{-2}\text{-3}\text{-1}\text{-1}\text{-2}\text{-3}\text{-1}\text{-1}\text{-1}\text{-1}\text{-2}\text{-3}\text{-1}\text{-1}\text{-1}\text{-2}\text{-1}\text{-1}\text{-2}\text{-2}\text{-2}\text{-1}\text{-1}\text{-2}\text{-1}\text{-1}\text{-2}\text{-2}\text{-2}\text{-1}\text{-1}\text{-2}\text{-2}\text{-1}\text{-1}\text{-2}\text{-2}\text{-2}\text{-2}\text{-1}\text{-1}\text{-2}\text{-2}\text{-1}\text{-2

sen n. pl sen [prob. fr. Indonesian sén] (1954) — see dollar, riel at MONEY table sen n, pl sen [Malay, prob. fr. E cent] (1967) — see ringgit at MONEY

sen-a-to-r or relati cen-a-torse-na-tus sul-ta \ Roman Isend \s to OHC to CAL

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Action Date: Action to be Taken
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Advisory Action

Application No.	Applicant(s)
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Examiner	Art Unit
Vinh T. Luong	3682

Before the Filing of an Appeal Brief --The MAILING DATE of this communication appears on the cover sheet with the correspondence address --THE REPLY FILED 12 June 2006 FAILS TO PLACE THIS APPLICATION IN CONDITION FOR ALLOWANCE. 1. A The reply was filed after a final rejection, but prior to or on the same day as filing a Notice of Appeal. To avoid abandonment of this application, applicant must timely file one of the following replies: (1) an amendment, affidavit, or other evidence, which places the application in condition for allowance; (2) a Notice of Appeal (with appeal fee) in compliance with 37 CFR 41.31; or (3) a Request for Continued Examination (RCE) in compliance with 37 CFR 1.114. The reply must be filed within one of the following time periods: \square The period for reply expires $\underline{3}$ months from the mailing date of the final rejection. The period for reply expires on: (1) the mailing date of this Advisory Action, or (2) the date set forth in the final rejection, whichever is later. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of the final rejection. Examiner Note: If box 1 is checked, check either box (a) or (b). ONLY CHECK BOX (b) WHEN THE FIRST REPLY WAS FILED WITHIN TWO MONTHS OF THE FINAL REJECTION. See MPEP 706.07(f). Extensions of time may be obtained under 37 CFR 1.136(a). The date on which the petition under 37 CFR 1.136(a) and the appropriate extension fee have been filed is the date for purposes of determining the period of extension and the corresponding amount of the fee. The appropriate extension fee under 37 CFR 1.17(a) is calculated from: (1) the expiration date of the shortened statutory period for reply originally set in the final Office action; or (2) as set forth in (b) above, if checked. Any reply received by the Office later than three months after the mailing date of the final rejection, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). NOTICE OF APPEAL 2. The Notice of Appeal was filed on _____. A brief in compliance with 37 CFR 41.37 must be filed within two months of the date of filing the Notice of Appeal (37 CFR 41.37(a)), or any extension thereof (37 CFR 41.37(e)), to avoid dismissal of the appeal. Since a Notice of Appeal has been filed, any reply must be filed within the time period set forth in 37 CFR 41.37(a). **AMENDMENTS** 3. The proposed amendment(s) filed after a final rejection, but prior to the date of filing a brief, will not be entered because (a) They raise new issues that would require further consideration and/or search (see NOTE below); (b) They raise the issue of new matter (see NOTE below); (c) They are not deemed to place the application in better form for appeal by materially reducing or simplifying the issues for appeal; and/or (d) They present additional claims without canceling a corresponding number of finally rejected claims. NOTE: See Continuation Sheet. (See 37 CFR 1.116 and 41.33(a)). 4. X The amendments are not in compliance with 37 CFR 1.121. See attached Notice of Non-Compliant Amendment (PTOL-324). 5. Applicant's reply has overcome the following rejection(s): _ 6. Newly proposed or amended claim(s) _____ would be allowable if submitted in a separate, timely filed amendment canceling the non-allowable claim(s). 7. Tor purposes of appeal, the proposed amendment(s): a) will not be entered, or b) will be entered and an explanation of how the new or amended claims would be rejected is provided below or appended. The status of the claim(s) is (or will be) as follows: Claim(s) allowed: Claim(s) objected to: Claim(s) rejected: 14-19, 24/14, 27. Claim(s) withdrawn from consideration: 20-23, 24/20, 25, 26, 28. AFFIDAVIT OR OTHER EVIDENCE 8. The affidavit or other evidence filed after a final action, but before or on the date of filing a Notice of Appeal will not be entered because applicant failed to provide a showing of good and sufficient reasons why the affidavit or other evidence is necessary and was not earlier presented. See 37 CFR 1.116(e). 9. The affidavit or other evidence filed after the date of filing a Notice of Appeal, but prior to the date of filing a brief, will not be entered because the affidavit or other evidence failed to overcome all rejections under appeal and/or appellant fails to provide a showing a good and sufficient reasons why it is necessary and was not earlier presented. See 37 CFR 41.33(d)(1). 10. The affidavit or other evidence is entered. An explanation of the status of the claims after entry is below or attached. REQUEST FOR RECONSIDERATION/OTHER 11. The request for reconsideration has been considered but does NOT place the application in condition for allowance because: See Continuation Sheet. 12. Note the attached Information Disclosure Statement(s). (PTO/SB/08 or PTO-1449) Paper No(s). 13. Other: _____. Vinh T. Luong

Primary Examiner

Continuation Sheet (PTO-303)

Continuation of 3. NOTE: The amendment in the specification raises new issues, e.g., new objections to the specification and the drawings would be required because the specification and the drawings are inconsistent with each other. Applicant's amended specification, pages 5 and 6, etc., describes the angles 316, 516, etc., however, Figs. 3 and 5 do not show the reference characters 316, 516, etc. Applicant's corrected drawings have not been received.

Continuation of 11. See the reasons set forth in the rejections in final Office action on March 30, 2006. In addition, with respect to:

(a) Applicant's reliance on extrinsic evidence, such as, Webster's Dictionary, the Examiner respectfully submits that the specification is the single best guide to the meaning of a claim term. Phillips v. AWH Corp., 415 F.3d 1303, 1315 [75 USPQ2d 1321](Fed. Cir. 2005)(en banc). See also, e.g., the meaning of the term "adjustable" in Curtiss-Wright Flow Control Corp. v. Velan Inc., 77 USPQ2d 1988 (Fed. Cir. 2006); and

(b) Applicant's arguments on pages 10-16 of the instant Amendment, these arguments are similar to the arguments presented in copending Application No. 10720821, please see the Examiner's response in the final rejection on May 9, 2006 of the copending

Application No. 10720821.

Vinh T. Luong Primary Examiner

Notice of Non-Compliant Amendment (37 CFR 1.121)

Application No.	Applicant(s)	
10/727,306	WILSON, DOUGLAS B.	
Examiner	Art Unit	
Vinh T. Luong	3682	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

- 1110 1111 11211 10 2711 2 07 3111		
requirements of 37 CFR 1.121 or 1. item(s) is required.	4. In order for the amendmen	non-compliant because it has failed to meet the not document to be compliant, correction of the following
1. Amendments to the spe	EM(S) CAUSE THE AMENDN cification: aph(s) do not include marking:) should not be underlined.	MENT DOCUMENT TO BE NON-COMPLIANT:
2. Abstract: A. Not presented on B. Other	a separate sheet. 37 CFR 1.7	72.
"Annotated Sheet	not properly identified in the f t" as required by 37 CFR 1.12 Ibmitting proposed drawing co d figures, without markings, ir	top margin as "Replacement Sheet," "New Sheet," or 21(d). orrection has been eliminated. Replacement drawings in compliance with 37 CFR 1.84 are required.
☐ B. The listing of clair ☐ C. Each claim has n of each claim car number by using (Previously prese	of all of the claims is not presons does not include the text of ot been provided with the pronot be identified. Note: the sone of the following status idented), (New), (Not entered), (samendment paper have not	sent. of all pending claims (including withdrawn claims) per status identifier, and as such, the individual status status of every claim must be indicated after its claim entifiers: (Original), (Currently amended), (Canceled), (Withdrawn) and (Withdrawn-currently amended). been presented in ascending numerical order.
5. Other (e.g., the amenda	nent is unsigned or not signed	d in accordance with 37 CFR 1.4):
For further explanation of the amen	dment format required by 37	CFR 1.121, see MPEP § 714.
TIME PERIODS FOR FILING A RE		
Applicant is given no new time filed after allowance. If applica entire corrected amendment	nt wishes to resubmit the non	amendment is an after-final amendment or an amendmer i-compliant after-final amendment with corrections, the
correction, if the non-compliant (including a submission for a re	amendment is one of the follo equest for continued examinat ension period under 37 CFR 1 poxes 1. to 4. are checked, th	is longer, from the mail date of this notice to supply the owing: a preliminary amendment, a non-final amendment tion (RCE) under 37 CFR 1.114), a supplemental 1.103(a) or (c), and an amendment filed in response to a securection required is only the corrected section of the l.
Extensions of time are ava amendment or an amendment	ilable under 37 CFR 1.136(a) ent filed in response to a Quay	only if the non-compliant amendment is a non-final yle action.
filed in response to a Qua	plication if the non-compliant a gyle action; or ment if the non-compliant ame	amendment is a non-final amendment or an amendment endment is a preliminary amendment or supplemental
	Vinh T. Luong	thank
Legal Instruments Examine	r (LIE), if applicable	Telephone No.
LC Datent and Trademark Office		Part of Paper No. 20060617

Continuation of 3(c) Other: Applicant's corrected drawings mentioned on page 8 of the above Amendment have not been received.

Continuation of 4(e) Other: Each claim has not been provided with the proper status identifier. For example, Applicant identified claims 20-23 as "Previously Added," however, these claims 20-23 are withdrawn as being drawn to a nonelected species, thus, they should have been identified as "Withdrawn".

Vinh T. Luong Primary Examiner



Attachment D to Evidence Appendix

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

DATE MAILED: 07/14/2006

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/727,306	12/03/2003	Douglas B. Wilson	114089.120	5202
23483	7590 07/14/2006		EXAM	INER
•		HALE AND DORR LLP	LLP LUONG, VINH	
60 STATE ST BOSTON, M			ART UNIT	PAPER NUMBER
,			3682	

Please find below and/or attached an Office communication concerning this application or proceeding.

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PTO-90C (Rev. 10/03)

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)	
10/727,306	WILSON, DOUGLAS B.	
Examiner	Art Unit	
Vinh T. Luong	3682	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --THE REPLY FILED 26 June 2006 FAILS TO PLACE THIS APPLICATION IN CONDITION FOR ALLOWANCE. 1. Mar The reply was filed after a final rejection, but prior to or on the same day as filing a Notice of Appeal. To avoid abandonment of this application, applicant must timely file one of the following replies: (1) an amendment, affidavit, or other evidence, which places the application in condition for allowance; (2) a Notice of Appeal (with appeal fee) in compliance with 37 CFR 41.31; or (3) a Request for Continued Examination (RCE) in compliance with 37 CFR 1.114. The reply must be filed within one of the following time periods: a) \square The period for reply expires $\underline{3}$ months from the mailing date of the final rejection. b) The period for reply expires on: (1) the mailing date of this Advisory Action, or (2) the date set forth in the final rejection, whichever is later. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of the final rejection. Examiner Note: If box 1 is checked, check either box (a) or (b). ONLY CHECK BOX (b) WHEN THE FIRST REPLY WAS FILED WITHIN TWO MONTHS OF THE FINAL REJECTION. See MPEP 706.07(f). Extensions of time may be obtained under 37 CFR 1.136(a). The date on which the petition under 37 CFR 1.136(a) and the appropriate extension fee have been filed is the date for purposes of determining the period of extension and the corresponding amount of the fee. The appropriate extension fee under 37 CFR 1.17(a) is calculated from: (1) the expiration date of the shortened statutory period for reply originally set in the final Office action; or (2) as set forth in (b) above, if checked. Any reply received by the Office later than three months after the mailing date of the final rejection, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). **NOTICE OF APPEAL** 2. The Notice of Appeal was filed on _____. A brief in compliance with 37 CFR 41.37 must be filed within two months of the date of filing the Notice of Appeal (37 CFR 41.37(a)), or any extension thereof (37 CFR 41.37(e)), to avoid dismissal of the appeal. Since a Notice of Appeal has been filed, any reply must be filed within the time period set forth in 37 CFR 41.37(a). **AMENDMENTS** 3. The proposed amendment(s) filed after a final rejection, but prior to the date of filing a brief, will not be entered because (a) They raise new issues that would require further consideration and/or search (see NOTE below); (b) They raise the issue of new matter (see NOTE below); (c) They are not deemed to place the application in better form for appeal by materially reducing or simplifying the issues for appeal: and/or (d) They present additional claims without canceling a corresponding number of finally rejected claims. NOTE: (See 37 CFR 1.116 and 41.33(a)). 4. The amendments are not in compliance with 37 CFR 1.121. See attached Notice of Non-Compliant Amendment (PTOL-324). 5. Applicant's reply has overcome the following rejection(s): 6. Newly proposed or amended claim(s) ____ would be allowable if submitted in a separate, timely filed amendment canceling the non-allowable claim(s). 7. Tor purposes of appeal, the proposed amendment(s): a) uill not be entered, or b) will be entered and an explanation of how the new or amended claims would be rejected is provided below or appended. The status of the claim(s) is (or will be) as follows: Claim(s) allowed: Claim(s) objected to: Claim(s) rejected: 14-19, 24/14, 27. Claim(s) withdrawn from consideration: 20-23, 14/20, 25, 26, 28. AFFIDAVIT OR OTHER EVIDENCE 8. The affidavit or other evidence filed after a final action, but before or on the date of filing a Notice of Appeal will not be entered because applicant failed to provide a showing of good and sufficient reasons why the affidavit or other evidence is necessary and was not earlier presented. See 37 CFR 1.116(e). 9. The affidavit or other evidence filed after the date of filing a Notice of Appeal, but prior to the date of filing a brief, will not be entered because the affidavit or other evidence failed to overcome all rejections under appeal and/or appellant fails to provide a showing a good and sufficient reasons why it is necessary and was not earlier presented. See 37 CFR 41.33(d)(1). 10. ☐ The affidavit or other evidence is entered. An explanation of the status of the claims after entry is below or attached. REQUEST FOR RECONSIDERATION/OTHER 11. 🛛 The request for reconsideration has been considered but does NOT place the application in condition for allowance because: See Continuation Sheet. 12.
Note the attached Information Disclosure Statement(s). (PTO/SB/08 or PTO-1449) Paper No(s). 13. X Other: See Continuation Sheet.

U.S. Patent and Trademark Office PTOL-303 (Rev. 7-05)

Primary Examiner

Continuation of 11.

See the reasons set forth in the final Office action on March 30, 2006. In addition, regarding Applicant's reliance on extrinsic evidence, e.g., Webster's Dictionary, the Examiner respectfully submits that the specification is the single best guide to the meaning of a claim term. Phillips v. AWH Corp., 75 USPQ2d 1321 (Fed. Cir. 2005)(en banc). Moreover, Applicant's arguments are similar to the arguments presented in copending Application No. 10720821, the Examiner's response in the final rejection on May 9, 2006 of Appl.'821 is incorporated herein by reference.

Continuation of 13. Other:

The replacement drawings filed on June 26, 2006 are accepted by the Examiner.

Vinh T. Luong
Primary Examiner

Notice of Non-Compliant Amendment (37 CFR 1.121)

Application No.	Applicant(s)	
10/727,306	WILSON, DOUGLAS E	3.
Examiner	Art Unit	
Vinh T. Luong	3682	

	Vinh T. Luong	3682	
The MAILING DATE of this communication a		orrespondence add	dress
The amendment document filed on <u>26 June 2006</u> is corequirements of 37 CFR 1.121 or 1.4. In order for the attem(s) is required.	onsidered non-compliant because it amendment document to be compli	has failed to meet ant, correction of t	t the he following
THE FOLLOWING MARKED (X) ITEM(S) CAUSE TH 1. Amendments to the specification: A. Amended paragraph(s) do not include B. New paragraph(s) should not be und C. Other	de markings.	BE NON-COMPLIA	ANT:
2. Abstract:A. Not presented on a separate sheet.B. Other	37 CFR 1.72.		
 3. Amendments to the drawings: A. The drawings are not properly identi "Annotated Sheet" as required by 3. B. The practice of submitting proposed showing amended figures, without r C. Other 	7 CFR 1.121(d). drawing correction has been elimin	nated. Replaceme	ent drawings
 4. Amendments to the claims: A. A complete listing of all of the claims B. The listing of claims does not included C. Each claim has not been provided we of each claim cannot be identified. number by using one of the followin (Previously presented), (New), (Not D. The claims of this amendment pape E. Other: See Continuation Sheet. 	e the text of all pending claims (incl with the proper status identifier, and Note: the status of every claim must g status identifiers: (Original), (Curr entered), (Withdrawn) and (Withdra r have not been presented in ascer	as such, the indivi- st be indicated afte ently amended), ((awn-currently ame ading numerical ord	idual status er its claim Canceled), inded).
5. Other (e.g., the amendment is unsigned or	not signed in accordance with 37 (CFR 1.4):	
For further explanation of the amendment format requ	ired by 37 CFR 1.121, see MPEP §	714.	
TIME PERIODS FOR FILING A REPLY TO THIS NO			
 Applicant is given no new time period if the non- filed after allowance. If applicant wishes to resubre entire corrected amendment must be resubmitted 	nit the non-compliant after-final am ed.	enament with corre	ections, the
2. Applicant is given one month, or thirty (30) days, correction, if the non-compliant amendment is one (including a submission for a request for continued amendment filed within a suspension period unde Quayle action. If any of above boxes 1. to 4. are conon-compliant amendment in compliance with 37.	e of the following: a preliminary amed dexamination (RCE) under 37 CFR r 37 CFR 1.103(a) or (c), and an an hecked, the correction required is c	engment, a non-fina (1.114), a supplent nendment filed in r	aramendment nental response to a
Extensions of time are available under 37 CF amendment or an amendment filed in response	R 1.136(a) <u>only</u> if the non-complian e to a Q <i>uayle</i> action.	t amendment is a ı	non-final
Failure to timely respond to this notice will respond to this notice will respond to the application if the non-filled in response to a Quayle action; or Non-entry of the amendment if the non-companent with T. Luong	npliant amendment is a non-tina	amendment or sup	
Legal Instruments Examiner (LIE), if applicable	Telepho	ne No. Part of Pape	er No. 20060711

Continuation of 4(e) Other: Each claim has not been provided with the proper status identifier. For example, claims 20-23 are withdrawn, however, Applicant identified these claims as "Previously Added."

Vinh T. Luong
Primary Examiner

PTO/SB/21 (09-04)
Approved for use through 07/31/2006. OMB 0651-0031
U.S. Patent and Trademark Office: U.S. DEPARTMENT OF COMMEDCE

Under the Paperwork	k Reduction Act of 1995, no per	sons are required to res	pond to a collec	tion of informa	tion unless it displays a valid OMB control number
			Application	Number	10/727306-Conf. #5202
TRANSMITTAL		Filing Date		December 3, 2003	
	FORM		First Named Inventor		Douglas B. WILSON
(to be us	ed for all correspondence afte	r initial filing)	Art Unit		3682
	•	-	Examiner Name		V. Luong
Total Numbe	er of Pages in This Submis	sion 19	Attorney Docket Number		0114089.00121US1
	EN	ICLOSURES	(Check all	that app	(V)
Fee Trans	mittal Form	Drawing(s)			After Allowance Communication to TC
Fee	Attached	Licensing-rel	ated Papers	ı	Appeal Communication to Board of Appeals and Interferences
Amendme	nt/Reply	Petition			Appeal Communication to TC (Appeal Notice, Brief, Reply Brief)
After	Final	Petition to Convert to a Provisional Application			Proprietary Information
Affid	avits/declaration(s)		Power of Attorney, Revocation Change of Correspondence Address		Status Letter
Extension	of Time Request	Terminal Disc	Terminal Disclaimer		X Other Enclosure(s) (please Identify below):
Express Abandonment Request Reque		Request for	1 10.0.0		Amendment and Response to Notice of Non-Compliant
Information Disclosure Statement CD, N		CD, Number	r of CD(s)		Amendment
Certified Copy of Priority Document(s)		Landso	ape Table on	CD	Post Card
	lissing Parts/ e Application	Remarks			
	y to Missing Parts under FR 1.52 or 1.53				
	SIGNATI	URE OF APPLICA	ANT, ATTOR	RNEY, OR	AGENT
Firm Name	WILMER CUTLER F	PICKERING HAL	E AND DO	ORR LLP	·
Signature	Ku m	1)		·
Printed name	Wayne M. Kennard				
Date	7/31/06			Reg. No.	30,271

					losed) is being deposited with the U.S. Postal Service on ed to: Commissioner for Patents, P.O. Box 1450,
Alexandria, VA	A 22313-1450.				
Dated: 7	31/06	Signature:	Beels	\longleftarrow	_ (Jody Begley)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Wilson Examiner: Vinh Luong

Serial No.: 10/727,306 Art Unit: 3682

Filing Date: December 3, 2003

Attorney Docket No.: 114089-120

For: FATIGUE RELIEVING SUPPORT FOR STEERING WHEELS AND

THE LIKE

I hereby certify that this paper (along with any paper referred to as being attached or enclosed) is being deposited with the U.S. Postal Service on the date shown below with sufficient postage as First Class Mail, in an envelope addressed to:
Mail Stop AF, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-

Dated: 7/31/16

Signature

Mail Stop AF Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

AMENDMENT AND RESPONSE TO NOTICE OF NON-COMPLIANT AMENDMENT

Sir:

Applicants submit the following timely response to the Notice of Non-Compliant Amendment mailed July 14, 2006. Please amend the application as provided below.

This Response places the application and the claims therein, in condition for allowance.

In this Response, the amendments to the specification begin on page 2.

The amendments to the claims begin on page 5.

The Remarks begin on page 8.

Specification:

Page 2, please rewrite the third full paragraph as follows:

The system of the present invention will include at least one part that <u>extends</u> outward at an angle from a plane across the face of the steering wheel or vehicular control. This part is at least partially deformable in at least one direction, so that the system will not interfere with the operation of the wheel or control. This deformability, however, will not impede the support function of the system on the invention. Furthermore, the deformable material has memory, so that after a deforming force is removed, it resumes its original predeformation configuration and shape, which is extending outward at an angle from a plane across the face of the steering wheel or vehicular control.

Page 3, please rewrite the seventh full paragraph as follows:

Deformable material second section 102 extends outward from steering control 105 over a predetermined section of the steering control, which is shown in Figure 1 to be an arc. As is better shown in Figure 3, a deformable second section such as 102 extends outward at an angle from a plane across the face of a steering control such as 105.

Deformable second section 102 may extends outward from the steering control at or below the inside circumference of the control over the predetermined arc. This arc will typically include at least the ten 104 and two 106 o'clock positions, or may include the entire circumference.

Page 4, please rewrite the fourth and fifth full paragraphs as follows:

The first system of the present invention at 202 includes first section 204 that connects to steering control 211 and second section 205 that extends outward from first section 204. Further, a second section such as 205 extends outward at an angle from a plane across the face of a steering control such as 211 (see Figure 3). First section 204 may be rigid, semi-rigid, or deformable, while second section 205 is deformable. If the first section is deformable, it may have memory.

Similarly, the second system of the present invention at 203 includes first section 207 that connects to steering control 211 and second section 209 that extends outward

from first section 207. Further, a second section such as 209 extends outward at an angle from a plane across the face of a steering control such as 211 (see Figure 3). First section 207 may be rigid, semi-rigid, or deformable, while second section 209 is deformable. Again, if the first section is deformable, it may have memory. Further, second sections 205 and 209 may be rigid, semi-rigid or flexible, or non-deformable and still be within the scope of the present invention.

Page 5, please rewrite second full paragraph as follows:

Referring to Figure 3, generally at 300, steering control 305 is shown that includes rim 308, spokes 310, and steering column 312. First section 301 is formed integral with rim 308 and deformable second section 302 extends outward from the first section. As is shown, second section 302 extends outward at angle 316 from plane 318 across the face of steering control 305. The material of second section 302 has sufficient strength that when driving, the driver may rest his/her wrists or portions of the hands 322 on the material and they will be supported. The structure is such that the weight of the arms and hands through the wrists or portions of the hands are supported without the material deforming.

Page 6, please rewrite the second and third full paragraphs as follows:

Referring to Figure 5, generally at 500, a second embodiment of the present invention is shown. System 501 of the present invention shown in Figure 5 includes a first section 502 that detachably connects to steering control rim. Deformable second section 503 connects to, and extends outwardly from, first section 502. As is shown, deformable second section 503 extends outward at angle 516 from plane 518 across the face of steering control rim 508. First section 502 may snap-on or otherwise attach to the steering control such that it may appear integral with the steering control. One of many possible known means for accomplishing this is by first section 502 being mostly rigid, and leaving a space 507 so the attachment can be forced over rim 508 and leave room for the steering control spokes 510. Regardless of the means for attachment, once first section 502 is attached to the steering control, it will provide all of the benefits that have been described for the first section being integrally formed with the rim. Additionally,

the second embodiment, may be a single structure with a single resting material support, a single structure with multiple resting supports, or multiple structures each with its own resting support. As in the other embodiments, the second section may be rigid, semi-rigid or flexible, or non-deformable and still be within the scope of the present invention.

By way of example, Figure 6, generally at 600, shows another alternate method to attach the system of the present invention to steering control rim 608. The system in this figure has first section 602 that will envelop rim 608. First section 602 may be made from a flexible material. First section 602 may have a slit 611, which after this section envelops the rim, may be stitched shut by stitches 613. As in the other embodiments of the present invention, deformable second section 603 connects to, and extends outwardly from, first section 602. Further, a deformable second section such as 603 extends outward at an angle from a plane across the face of a steering control rim such as 608 (see Figures 3 and 5). Again, the second section may be rigid, semi-rigid, or non-deformable and still be within the scope of the present invention.

In the Claims

- 1-13. (Cancelled)
- 14. (Previously Presented) A fatigue relieving/preventing apparatus associated with a steering wheel for controlling a vehicle, comprising:

a first section that connects to a peripheral portion of the steering wheel; and a rigid, semi-rigid or flexible, or non-deformable second section that connects to, and extends from the first section at the peripheral portion of the steering wheel, the second section extends from the first section outward at an angle to a plane across a front face of the steering wheel, the second section for supporting at least a portion of a vehicular operator's body when pressure from the portion of the vehicular operator's body on the second section is less than the pressure for deforming the second section out of interference with the vehicular operator's ability to operate the steering wheel, and deforming out of interference with the vehicular operator's ability to operate the steering wheel when pressure from the portion of the vehicular operator's body on the second section is equal to or greater than the pressure for deforming the second section out of interference with the vehicular operator's ability to operate the steering wheel.

- 15. (Currently Amended) The apparatus as recited in claim 14, wherein the steering wheel includes a <u>the</u> steering wheel for controlling at least a nautical vessel, aircraft, or ground transportation vehicle.
- 16. (Previously Presented) The apparatus as recited in claim 14, wherein the portion of the body supported by the second section includes at least a forearm, wrist, or hand.
- 17. (Currently Amended) The apparatus as recited in claim 14, wherein the first section extends a <u>predetermined</u> length of a <u>predetermined</u> the peripheral portion of the steering wheel.
- 18. (Previously Presented) The apparatus as recited in claim 14, wherein the second section includes at least two second sections that each connect to the first section at separate locations.
- 19. (Previously Presented) The apparatus as recited in claim 17 or 18, wherein the first section is deformable.

20. (Withdrawn) A fatigue relieving/preventing apparatus associated with a steering wheel for controlling a vehicle, comprising:

at least two discrete first sections that each connect to a peripheral portion of the steering wheel, and

a discrete rigid, semi-rigid or flexible, or non-deformable second section that connects to, and extends from each first section at a peripheral portion of the steering wheel, each second section extends from the first section outward at an angle to a plane across a front face of the steering wheel, each second section for supporting at least a portion of a vehicular operator's body when pressure from the portion of the vehicular operator's body on the second section is less than the pressure for deforming the second section out of interference with the vehicular operator's ability to operate the steering wheel, and deforming out of interference with the vehicular operator's ability to operator the steering wheel when pressure form the portion of the vehicular operator's body on the second section is equal to or greater than the pressure for deforming the second section out of interference with the vehicular operator's ability to operate the steering wheel..

- 21. (Withdrawn) The apparatus as recited in claim 20, wherein the steering wheel includes a steering wheel for controlling at least a nautical vessel, aircraft or ground transportation vehicle.
- 22. (Withdrawn) The apparatus as recited in claim 20, wherein the portion of the body supported by the second section includes at least a forearm, wrist, or hand.
- 23. (Withdrawn) The apparatus as recited in claim 20, wherein the apparatus is adjustable for supporting different sizes or types of body portions.
- 24. (Currently Amended) The apparatus as recited in claim 14-or 20, wherein each first section is formed integral with the steering wheel.
- 25. (Withdrawn) The apparatus as recited in claim 14 or 20, wherein each first section is detachable from the steering wheel.
- 26. (Withdrawn) The apparatus as recited in claim 20, wherein each first section is deformable.
- 27. (Previously Presented) The apparatus as recited in claim 14, wherein the first section is flexible, rigid, or semi-rigid, or non-deformable.

28. (Withdrawn) The apparatus as recited in claim 20, wherein the first section is flexible, rigid, or semi-rigid, or non-deformable.

Remarks

I. Introduction

This Amendment supersedes the amendment mailed June 26, 2006, and is responsive to the notice of non-compliant amendment.

Claims 14-19, 24/14, and 27 are pending in the present application. The Examiner has recited several grounds for objecting to and rejecting the present application. Examiner objected to the drawings for not including representations to the angular disposition of second section of the fatigue/relieving apparatus. In view of this objection to the drawings, the Examiner objected to the specification. The Examiner also has objected to claims 14-19, 24/14, and 27 for indefiniteness under 35 U.S.C. 112, second paragraph. Lastly, the Examiner rejected pending claims 14-19, 24/14 and 27 under 35 U.S.C. 102(b) for anticipation based on either Van Arsdel, U.S. Patent No. 2,118,540; Anson, U.S. Patent No. 2,134,020; or Laubach, U.S. Patent No. 1,575,848. Applicant will demonstrate herein that the objections and rejections have been overcome by this Response, thereby placing the present application in condition for allowance.

II. The Corrected Drawings Overcome the Examiner's Objection

On page 3 of the Office Action, the Examiner objected to the drawings because "each part of the invention, e.g., the angle and the face in claim 14 should be designated by a reference numeral or character." Applicant has corrected the drawings as requested by the Examiner (Attachment B). Applicant respectfully submits six (6) Replacement Sheets of drawings. These changes to the drawings do not add new matter. As such, Applicant has traversed the Examiner's basis for objection to the drawings.

III. The Specification, As Amended, Overcome the Examiner's Objection

On page 4 of the Office Action, the Examiner objected to the specification for "failing to provide proper antecedent basis for the claimed the subject matter, such as, 'an angle,' in claim 14." Applicant has amended the specification to overcome this objection.

These amendments do not add new matter. Therefore, this objection should be withdrawn.

IV. The Claims, As Amended Are Definitive.

On page 3 of the Office Action, the Examiner contends that the terms "rigid", "semi-rigid," "flexible," or "non-deformable" in claims 14 and 17 are indefinite.

Applicant submits that these terms would be understood by a person of ordinary skill in the art in light of the present invention.

The Examiner contends that 14 and 17 are indefinite under 35 U.S.C. §§ 112, second paragraph, because of the recitation of the terms "rigid," "semi-rigid," "flexible," and "non-deformable." In particular, the Examiner asserts that these terms are indefinite because these terms "[are] not defined by the claim, the specification does not provide a standard for the requisite degree, and one of ordinary skill in the art would not be reasonably apprised of the scope of the invention." Further, the Examiner contends that "it is unclear what range of Rockwell hardness of the material of the second section is required in order to be considered as terms "rigid," semi-rigid, or flexible, or non-deformable." Applicant submits that the claims are definite as will be shown.

Claims 14 and 17, include the terms "rigid," "semi-rigid," "flexible," and "non-deformable." Applicant has attached as Attachment A excerpts from the Ninth New Collegiate Dictionary. These excerpts demonstrate that each of the terms that the Examiner has contended is indefinite is a very common term that a person of ordinary skill in the art would understand with sufficiency to make and use the present invention. The attached excerpts make plain that a person of ordinary skill in the art would clearly understand the scope of the claims when "rigid," "semi-rigid," or "flexible," or "non-deformable," is used. As such, claims 14 and 17 would be definite in the hands of a person of ordinary skill in the art. Noting this, Applicant overcomes the Examiner's indefiniteness rejection under 35 U.S.C. § 112, second paragraph, as to the use of the terms "rigid," "semi-rigid," "flexible," and "non-deformable," and respectfully requests that this rejection be withdrawn with regard to claims 14 and 19.

The Examiner also rejected claims 15 and 17 for allegedly having no anticipated basis for the terms "a steering wheel" and "a peripheral portion of the steering wheel,"

respectively. Applicant has amended the claims to remove any possible confusion on the part of the Examiner with regard to overcoming this obviousness rejection.

Noting the foregoing, Applicant has traversed each of the Examiner's basis for rejecting the claims for indefiniteness under 35 U.S.C. 112, second paragraph.

V. Claims 14-19 Are Not Anticipated Under 35 § U.S.C. 102(b)

Claims 14-19, 24/14 and 27 are pending in the present application. In the current Office Action, claims 14-19, 24-14 and 27 have been rejected by the Examiner for anticipation under 35 U.S.C. § 102 (b) based on a three references. These references are U.S. Patent No. 1,575,848 to Laubach ("Laubach"), U.S. Patent No. 2,118,540 to Van Arsdel ("Van Arsdel"), and U.S. Patent No. 2,134,020 to Anson ("Anson"). More specifically, the Examiner relied on Van Arsdel or Anson for rejecting claims 14-17, 19/17, 24/14 and 27; and Laubach for rejecting claims 14, 18 and 19/18. Hereinafter, Applicant will demonstrate that claims 14-19, 24/14, and 27, as presently amended, place the present application in condition for allowance and the application should be passed to issue.

A. Applicable Law

In order for there to be anticipation under 35 U.S.C. §102, a single prior art reference must show each and every feature of the claimed invention in the same way. . Brown v. 3M, 265 F.3d 1349, 1351 (Fed. Cir. 2001) ("To anticipate, every limitation of the claimed invention must be found in a single prior art reference, arranged as in the claim"); Kloster Speedsteel AB v. Crucible, Inc., 793 F.2d 1565, 1571 (Fed. Cir. 1986) ("absence from the reference of any claimed element negates anticipation"). Applicant submits that neither Van Arsdel, Anson, nor Laubach satisfy this standard for finding anticipation under 35 U.S.C. § 102(b).

B. Van Arsdel Does Not Anticipate Claims 14-19, 24/14, and 27

Claim 14 is an independent claim and claims 15-19, 24/14, and 27 depend from claim 14. As such, claims 15-19, 24/14, and 27 add features to claim 20.

In relying on Van Arsdel, the Examiner does not cite to any descriptions of the auto steering wheel handgrip disclosed in this reference but annotates the drawings for this purpose. Specifically, the Examiner annotated Figures 3 and 5 in an attempt to show

what is being claimed in claim 14. The Examiner states that reference no. 4 equates to the first section and reference no. 2 equates to the second section of claim 14. Applicant submits that the Examiner fails to consider and appreciate all of the elements of the second section because if he did, two things would be clear (i) the grip-rest is in a plane parallel with the one across the face of the steering wheel and (ii) there is a missing element.

Van Arsdel at column 2, lines 13-54 states:

The grip-rest 2 is concave longitudinally and about half of the rest extends over and part way across the steering wheel rim 3 in a manner to slope downwardly and inwardly of the rim. The outer edge 4 on the side, and 5 of the rear end of the concave, located above the rim, extends up into a marginal flange to be contacted by the inside of the ball of the thumb or by the bottom of the hand, depending upon which part of the hand is seated on the rest. These flanges 4 and 5 enable the operator instantly to feel any deviation of the car from a straight course and gives him something substantial to push against in resistance and also in rotating the wheel to steer the car around corners and curves and away from obstructions or bad places in the roadway.

The rotation of the steering wheel by hand pressure against the flanges 4 and 5 is assisted by the palm and fingers, which are wrapped around the rim of the wheel, and increase the fingerhold [on] the grip-rest 2, which is thickened and bifurcated to straddle the rim as shown in Fig. 6, is provided with recesses separated by ridges, here shown as three in number, 6, 7, and 8.... [See Figure 4]

The weight of the hand and arm are comfortably supported with the bottom of the hand resting in the concavity of the grip-rest as shown in Fig. 1, or with the ball of the thumb seated in the concavity as shown in Fig. 2....

My improved grip-rest may be formed integral with the rim of the steering wheel as shown in Fig. 8, but I prefer to make it removable as an attachment for any make of car and also to make it adjustable to suit the requirements or fancy of the driver. [Emphasis added]

A review of Figures 3 and 5, as annotated by the Examiner, attempts to show that the grip-rest of Van Arsdel is disposed outward at an angle α to a plane across the face of the steering wheel shows that the Examiner's position is misplaced. As the description above from Van Arsdel indicates, the grip-rest is disposed as shown in Figure 6 parallel to the plane across the face of the steering wheel not at angle to it. This is very clear because in each disposition of the grip-rest in the Figures, it is fixed in this parallel plane

to support the thumb or part of the palm. It is also fixed so that it is not deformable so the driver can put extensive pressure on it (and it will not move) for steering the automobile (See underscored sections in the quotation above).

If the grip-rest were supposed to be at an angle commensurate with the present invention as the Examiner contends, its disposition would be shown differently in the drawings. As such, there is not support for the Examiner's contention that the grip-rest is disposed other than in the plane parallel to the plane across the form of the steering wheel. Accordingly, one skilled in the art would not understand the grip-rest in Van Arsdel to be disposed as the Examiner contends.

There is also no support in the description of the grip-rest in Van Arsdel that it will deform in any way out of interference with the operation of the steering wheel. Applicant submits he is justified in taking this position given the description of the connection of the grip-rest as shown in Figure 6 or the integrally formed grip-rest shown in Figure 8. Therefore, the grip-rest of Van Arsdel would not anticipate the invention as set forth in claim 14 because it is missing at least one element, i.e., Van Arsdel at least does not teach or suggest the features of the second section being deformable out of interference with the operation of the steering wheel as set forth in claim 14.

Noting in the foregoing, Applicant has demonstrated that the auto steering wheel grip-rest of Van Arsdel does not anticipate (or render obvious) the invention of claim 14. Accordingly, Applicant respectfully requests that the anticipation rejection based on Van Arsdel be withdrawn.

Claims 15-17, 19/17, 24/14, and 27 depend from claim 14. As such, each of these dependent claims includes all the features of claim 14. Therefore, claims 15-17, 19/17, 24/14, and 27 are not anticipated by Van Arsdel for the same reasons that claim 14 is not anticipated by this patent. Thus, Applicant has traversed the Examiner's basis for rejecting claims 15-17, 19/17, 24/14, and 27 for anticipation and respectfully requests that this rejection be withdrawn.

C. Anson Does Not Anticipate Claims 14-17, 19/17, 24/14, and 27

The Examiner has rejected claims 14-17, 19/17, 24/14, and 27 for anticipation based on Anson. Referring to the Figures of Anson, the Examiner states that reference

no. 13 equates to the first section and reference no. 11 equates to the second section of claim 14. The Examiner has annotated Figure 8 to indicate that the steering wheel attachment of Anson is disposed at an angle α with respect to a plane across the face of the steering wheel. Before addressing the Examiner's basis of rejection, Applicant submits that the description of the steering wheel attachment of Anson is germane to the Examiner's position on anticipation. Applicant also submits that if this description is taken into consideration, the Examiner should withdraw the anticipation rejection based on Anson.

In the description of the purpose of the steering wheel attachment in Anson, the patent states (Page 1, left column, lines 6-25):

I have found that in the driving of an automobile and particular when driving for extended periods of time over long distances, the normal manner of holding and manipulating the steering wheel, wherein both driver's hands grasp the wheel in positions which require the driver's arms to remain in a raised and more or less unnatural and uncomfortable position, considerable strain develops in the driver's hands, arms, shoulders and back particularly, and results in excess of fatigue, such as will frequently dull the driver's normal reflexes and alertness and thereby increase the danger of accidents.

To obviate these disadvantages, I have devised an attachment for steering wheels, which permits a driver to assume a completely comfortable and relaxed driving position, while at the same time, affords a means permitting the driver to at all times retain positive operating control of the steering wheel. [Emphasis added]

The steering wheel attachment of Anson is subsequently described in the patent. The following description is stated (Page 1, right column, line 49 – Page 2, left column, line 18):

The attachment comprises a hand grip portion 11, which is preferably of bulbular form.... Grip portion 11 normally extends downward from the wheel rim and is of suitable length to adapt same to extend to the region of the driver's lap so that it may be grasped by the driver's hand when his hand is resting in a normal comparable position in his lap. Grip portion 11...which will have sufficient pliability...to be deflected from its normal pendant position without adversely affecting the measure of control of the steering wheel movements afforded by the positive operating movement of the attachment, while at the same time, neck 12 will retain sufficient rigidity to permit operating movements of hand grip 11 to be positively

communicated to the steering wheel rim for effective control of its movements. [Emphasis added]

Applicant submits that the steering wheel attachment of Anson does disclose all of the elements of claim 14. As set forth in the quotation above, the steering wheel attachment of Anson is a pliable structure that dangles downward from the bottom of the steering wheel. It is further understood from the quotation above that in use the steering wheel attachment is grasped by the driver's hand while the arms and hands are resting in the driver's lap. There is no teaching in Anson that the steering wheel attachment can be disposed of any location other than at the bottom of the steering wheel where it dangles for use. The other disposite of the hand grip at the top of rim is for situations where it is removed from use.

The Examiner has cited Anson at Page 2, Left Column, Lines 62-72, as teaching the deformability element of the second section in claim 14. As the quotation above demonstrates, when the Anson handgrip is in use, it is in the pendent position and used to steer the vehicle. If, during normal operations, the driver were to grab the steering wheel in an emergency situation, he would release the handgrip and grab the wheel, for example, at the 10 and 2 o'clock positions. In doing so, the pendent-hanging handgrip would not be deformed as set forth in claim 14 because it would not be in use. Moreover, if it were used, it would not be deformed out of interference but would be held to steer the vehicle.

The Examiner has stated the handgrip of Anson equates to deformation according to claim 14 because it may be moved from the bottom pendent position to the top of the steering wheel. When the handgrip is moved to the top, it is moved there to be purposefully out of use all the time so it will not be in a position to be deformed as set forth in the second section of claim 14. In order to move the handgrip, it would be understood that the vehicle would have to be stopped, the handgrip detached and repositioned at the top, and reattached.

Given the foregoing, the steering wheel attachment of Anson at least does not indicate the element of the second section being disposed <u>outward</u> at an angle from the plane across the face of the steering wheel (Anson extends rearward) and it does not

¹ Anson, page 2, left column, lines 68-72.

teach that the attachment will be deformable out of interference with the operation of the steering wheel as set forth in claim 14.

Applicant has demonstrated that claim 14 is not anticipated (or rendered obvious) by Anson and requests that the anticipation rejection based on this patent be withdrawn.

Claims 15-17, 19/17, 24/14, and 27 depend from claim 14. As such, each of these dependent claims includes all the features of claim 14. Therefore, claims 15-17, 19/17, 24/14, and 27 are not anticipated by Anson for the same reasons that claim 14 is not anticipated by this patent. Applicant has traversed the Examiner's basis for rejecting claims 15-17, 19/17, 24/14, and 27 for anticipation and respectfully requests that this rejection be withdrawn.

D. Laubach Does Not Anticipate Claims 14, 18, and 19/18

The Examiner has rejected claims 14, 18, and 19/18 for anticipation based on Laubach. In formulating the rejection based on Laubach, the Examiner has not relied on any part of the disclosure in that patent but has annotated the drawings to allegedly show that Laubach teaches each and every feature of claim 14. The Examiner states that reference nos. 7 and 8 of the knob 2 equates to the first section and reference no. 10 equates to the second section of claim 14. Applicant submits that the Examiner's reliance on Laubach is misplaced.

Laubach states the following with regard to the knobs attached to the steering wheel (Page 1, line 43 - 71):

By particularly considering the Figures 2 and 3, it will be seen that the knobs 2 are secured to the rim of the wheel 1 by means of securing screws 4, these screws being threaded as indicated at 5 longitudinally through the knobs 2, and extending for quite a distance through the entire length of the knobs, thereby efficiently bracing the same. The inner ends of the knobs 2 are concave as indicated at 6, so as to conform to the contour of the outer periphery of the wheel 1....

Each knob 2 is provided with a plurality of finger sockets 9 upon the upper face thereof, and an enlarged head portion 10 at the outer end thereof, for the purpose of facilitating the gripping of the knob and preventing the actual slippage of the hand of the operator from the knob 2. [Emphasis added]

The Examiner has annotated the drawings to attempt to show that enlarged head 10 is disposed outward at an angle from the plane across the face of the steering wheel. This is not supported.

The hands of the driver are supported by gripping the knobs in the defined finger recesses shown in the drawings. The heads 10 are enlarged for this sole purpose of preventing the hands from slipping off of the knobs. The heads 10 clearly are not disposed at an angle outward of the plane across the face of the steering wheel but are placed at the end of the knobs solely to act as a stop. Further, the heads 10 are not deformable out of interference with the operation of the steering wheel as set forth in claim 14. They are fixed in place along with the rest of the knobs.

The description of the knobs and a review of the Figures makes plain that the knobs are not deformable and they are not disposed at an angle with respect to the a plane across the face of the steering wheel. The knobs are rigidly connected to the steering wheel by screws 5. Any movement of them requires removing the screws, drilling the wheel at a new location, and reattaching the knobs at the new location. At this new location, the knobs will in a plane parallel to the plane across the face of the steering wheel.

The knobs do not deform out of interference with the operation of the steering wheel as in the second section of claim 14. In fact, once the Laubach knobs are secured by screws 5 as shown and described, they are fixed and not movable during normal operations. If they are <u>not</u> unscrewed, the only movement would be to apply a destructive force to the knobs, thereby breaking them.

Therefore, Laubach at least does not teach the features of the second section being disposed <u>outward</u> at an angle from the plane across the face of the steering wheel and the knobs of Laubach do not deform out of interference with the operation of the steering wheel as set forth in claim 14.

Applicant has demonstrated that claim 14 is not anticipated (or rendered obvious) by Laubach and requests that the anticipation rejection based on this patent be withdrawn.

Claims 18 and 19/18 depend from claim 14. As such, each of these dependent claims includes all the features of claim 14. Therefore, claims 18 and 19/18 are not anticipated by Laubach for the same reasons that claim 14 is not anticipated by this

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patent. Therefore, Applicant has traversed the Examiner's bases for rejecting claims 18 and 19/18 for anticipation and respectfully requests that this rejection be withdrawn.

Please charge any fees which may be due, or credit any overpayments, to our Deposit Account No. 08-0219.

III. Conclusion

In this Response, Applicant has traversed Examiner's (i) objection to the drawings, (ii) objection to the specification, (iii) and anticipation rejections under 35 U.S.C. 102(b) based on either Van Arsdel, U.S. Patent No. 2,118,540; Anson, U.S. Patent No. 2,134,020; and Laubach, U.S. Patent No. 1,575,848. As such, Applicant has placed the present application is in condition for allowance.

The present invention is new, non-obvious and useful. Reconsideration and allowance of the claims are respectfully requested.

Dated: 7/3) 106

Respectfully submitted,

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